over W. C. Stronach & Co.'s Store. CASH-INVARIABLY IN ADVANCE.

The DAILY NEWS will be delivered to subscribers at FIFTERN CENTS per week, pavable to the carrier weekly. Mailed at \$7 per annum; \$3.50 for six months; \$2 for three months.
The WEEKLY NEWS at \$2 per annum.

The Raleigh Daily News.

LOCAL MATTER.

E. C. WOODSON, City Editor

MORNING EDITION.

All parties ordering the News will please send the money for the time the paper is wanted.

Contractors will not be allowed, under their contracts, to advertise any other than their legitimate busi-ness, unless by paying specially for such advertisements.

Advertising Agency, is agent for this paper in Charlotte, N. C. He is duly authorized to contract for advertisements and receipt for subscriptions.

Messrs. Griffin and Hoffman, Newspaper Advertising Agents, No. 4 South Street, Baltimore, Md., are duly authorized to con-tract for advertisements at our lowest rates. Advertisers in that City are requested to leave their favors with this house.

THE AGRICULTURAL JOURNAL AND THE NEWS.—The State AGRICULTURAL JOURNAL, an eight-page Weekly published in this city, will be clubbed with the DAILY NEWS at \$8.50 per annum, and with the WEEKLY NEWS at \$3.50 per annum. O.de's directed to either paper will receive prompt

As the enforcement of the Cash system will cause us to strike from our list the names of many of our subscribers the names of many of our subscribers and after the first of this month, we trust that no offense will be taken by those who may thus find their paper discontinued, as we mean no disrespect to any one in doing so, but only to carry out our determined the mination and the recommendation of the late Press Convention. We trust, how-ever, that those thus deprived of the News will at once renew their subscriptions.

STONE & UZZELL: June 1, 1873.

POST OFFICE DIRECTORY.

RALEIGH POST OFFICE ARRANGEMENT. Office hours from 7½ a. m. to 7 p. m., during the week (except while the mails are being distributed.)

TIME OF ARRIVAL AND CLOSING THE MAILS Western-New Orleans, La., Augusta, Ga., Columbia, S. C., Charlotte, Salisbury, Greensboro, Salem, Chapel Hill, Hillsboro, &c., Jue at 1: a. m. Close at 5 p. m. Eastern-Charleston, S. C., Wilmington, Newbern, Beaufort, Goldsboro, &c., due 5:20

p. m. Close 9 p. m.

Northern—New York, Baltimore, Philadelphia, Washington, Richmond, Petersburg, Nortolk, Weldon, &c., due at at 3,30 p. m. Close 9:15 a. m.

Chatham Railroad—Fayetteville, Jonesburg, Apay Oggood, &c., due 10 a. m. Close

to 5:30 p. m, As no mails are received or sent on Sun-

Sunday, the office will not be opened on that the state of the third that the was invalid.

It is true that it is stated that it issued that day. W. W. HOLDEN, P. M.

LOCAL BRIEFS.

Plums are now flooding the market. A street sprinkler would do good ser-

We understand that Mr. O'Neill, the Contractor for erecting the new store of Messrs. Williamson, Upchurch & Thomas, has expressed his determination to adopt the ten hour system.

We surrender a large part of our local space in this issue to the opinion of the Supreme Court, reaffirming the Constitutionality of the Homestead law of this State, which will be found in another

The Typographical Excursion to Kittrells on the 4th prox., promises to be a gay affair. Every effort is being made by the Managers to make it a success. State had repeatedly decided it was not Tickets for a lady and gentleman \$5; single ticket \$3.

There will be a called meeting of Wm. G. Hill Lodge No. 218 this (Fri- of the Supreme Court, Gunn vs. Barry, day) evening at 8:30 o'clock, for work in the Master's Degree, Brethren will take due notice. Transient brethren are respectfully invited.

CALLED MEETING OF THE CITY COM-MISSIONERS. - The Board of City Commissioners held a meeting yesterday to take into consideration the subject of taxation.

Messrs. Bittle, Gorman, Johnson, Prairie and Upchurch, Commissioners, were present, and Mayor Whitaker pre-

On motion of Mr. Johnson, it was ordered that the general tax be the same on all subjects as that of last year, and that the special tax be fixed at one-

fourth of the general tax. Mr. Battle moved that the clerk be ordered to prepare a list of the names of the owners of dogs in the city, and present the same at the next meeting of

the Board. Mr. Battle offered the following reso-

lution, which was adopted: Resolved, It appearing that the name of the Chatham Railroad Company has cision of this Court. On the contrary, been changed to that of the "Augusta Air Line Railroad Company," the Mayor is authorized to obtain a new certificate, ingly in conflict it is only a dictum, in the new name, for the stock owned

which binds neither that Court nor us. by the city in that company. The facts in Gunn and Barry were, that On motion of Mr. Gorman, the meeting adjourned to meet again on the 25th

PIC-NIC AT HALIFAX.-It was our privilege to be in attendence upon a pic-nic given in the Grove at Halifax on Wednesday. It was a most delightful affair and was well attended. The young people adjourned to a hop at the South

ern Hotel at night.

We are under special obligations to
Messrs. William F. Purnell and J. H. Fenner, of the Managing Corps, for especial courtesies shown us.

NEXT TUESDAY .- Our Masonic friends will bear in mind that on Tuesday next a vested right of property, which the debts? We have repeatedly said that this was not the object of our exemption celebrate the anniversary of St. John the remedy to which he was entitled by laws. But that the purpose was to the Baptist at the Orphan Asylum at the law as it stood when the judgment secure necessaries and comforts for our advertising column.

THE DAILY NEWS.

VOL. 11.

Pearson and Justice Boyden of our Sa-

preme Court were not present when the

The complaint alleges, that on the 3d

of June, 1871, the plaintiff "was the

owner and in possession of one bay horse

and one black mule, of the value of

The answer, after objecting to the

want of a summons, "denies all the alle-

gations in the complaint." There is

The case states that the property in

controversy had been allotted to the

plaintiff, as his personal property ex-

emption as against certain executions

which were issued against him from

Chowan Superior Court, on debts con-

tracted since the ratification of the

Constitution; and thereupon the execu-

tions were returned to Court, endorsed,

"nothing to be found." This is of no im-

portance in the case, and we suppose it

vas stated only to explain why the al-

It is further stated as follows: "On

the 20th of May, 1871, the same proper-

ty was sold onder an execution from the

U. S. Circuit Court at Raleigh, for a

was placed in possession by the Mar-

The Court refused so to charge. The

in controversy was liable to the execu-

And his Honor could not assume that

there was a regular judgment and exe-

cution, without assuming what ought to

be improbable, that an inferior U.S.

court, sitting in North Carolina, would

sale, when the highest court in the

It was stated at the bar by the coun-

sel on both sides that a recent decision

was supposed to be in conflict

with Hill vs. Kessler, 63 N. C.

R., and several subsequent cases in this

Court, in regard to our Homestead laws;

and that it is of great importance to

the public, as well as to those parties,

that this Court should reconsider Hill

and Kessler. If it were true that the

United States Supreme Court had deci-

ded the principles laid down in Hill vs.

Kessler contrarywise thereto, we should

make haste to conform our decisions to

the decision of the United States Su-

preme Court, because in all cases within

ts jurisdiction, that is the highest

Court, and the proper administration of

justice, and the true principles of our

Government, and the good order of

been furnished with an authentica-

ted copy of the opinion in the case of

Gunn and Barry, and have seen only the

newspaper report which we presume to

be correct. Ihave considered it carefully;

and I do not think it is in conflict with

it is in exact conformity with our de-

cisions. If there is any thing seem-

by Gunn had a vested right in the land,

and the defendant appealed.

nothing else in the answer.

lotment had been made.

were valid."

asked for.

subject to sale.

decision was rendered:

the complaint.

RALEIGH, N. C., FRIDAY MORNING, JUNE 20, 1873.

THE NORTH CAROLINA HOMESTEAD principle was expressly conceded by us 45, s. 8. And this is paramount to all in Hill vs. Kessler; and was expressly debts.

In the case of Garrett vs. Cheshire, from AGAIN DECLARED CONSTITUTIONAL .-In the case of Garrett vs. Cheshire, from 64 N. C. R., p. 25, and was the only Chowan county, the following opinion was filed by Mr. Justice Reade of our Supreme Court on Wednesday last. It did not operate. will be seen that the opinion sustains the constitutionality of the North Caro-

in Gunn v. Barry that vested rights were lina Homestead Law. Chief Justice effected in that case, but it is also said, that the Georgia homestead laws impair the obligation of contracts, and therefore void. It is also conceded in Hill v. Kessler, and in all the cases in our Court, that if our homestead laws impair the obligations of contracts, they are void, but our cases are all put upon the ground that our homestead laws do not impair the obligations of contracts. \$300. That on that day the defendant And it may very well be that the Georunlawfully took the same from his pos-session and converted them to his own gia homestead laws do impair con-tracts, while North Carolina homestead use." There is nothing else alleged in laws do not. They are not at all alike. In order to show that the Georgia homestead laws do impair the obligation of contracts, the learned Judge in his opinion, copies the Georgia exemption laws prior to the present homestead laws, to show that they were very small-land not exceeding \$200 in value, and personal property of small amount, and then he copies the homestead exemptions to show that they are very large-\$2,000 land in fee simple, with all subsequent improvements in addition, and \$1,000 personal prop erty. And then the learned Judge says, "No one can cast his eyes over the the former and later exemptions without being struck by the greatly increased magnitude of the latter." And thence the interence is, that the object of the later exemptions was not the se curing of necessaries to men and their families, but to defeat debts.

debt contracted and due in 1867, at Now compare our former exemption which sale, the defendant purchased, and laws and our present homestead laws with those of Georgia. Our Act of 1856 Rev. C. exempt personal property, arti It is further stated that, "upon the cles by name, which may be of the value trial, the defendant asked the Court to of several hundred dollars, more or less, charge that the property in controversy according to the circumstances of the was liable to the execution from the U. S. Circuit Court, and the seizure and sale to the existence of the debt in the case by the Marshal under which he claimed before us, an act was passed exempting "all necessary farming and mechanical tools, one work-horse, one yoke of Jury found the issues for the plaintiff, oxen, one cart or wagon, one milch cow and calf, fifteen head of hogs, 500 lbs Having only appellate jurisdiction, it of pork or bacon, 50 bushel of corn, 20 s plain that we are confined to the bushels of wheat, household and kitchen record; and that we can know no fact furniture not exceeding \$200 in value, which is not stated, and can decide no The libraries of attorneys at law, pracpoint which is not raised, and must sus- ticing physicians and ministers of the gospel, and the instruments of surgeons

Acts '66-7 ch. 61. Miscellaneous—Eagle Rock, Monday and Thursday, due 11½ a.m., close 1 p. m. Roxboro, every Wednesday, due 11½ a.m., close 1 p.m. Roxboro, e boro, every wednesday, due Il½a, m., close 1 p. m. Leachburg, every wednesday, due Il½a. m., close 1 p. m. Averasboro, close 8 p. m. Thursdays, due 6 p. m. Fridays.

Office hours for Registered Letter and Money Order Departments, from 8½a, m. thing as an invalid execution.

In many cases would exceed that sum in value. And the same Act allows a home homestead of 100 acres, without restriction as to value, which in many \$200 worth of land, and it was increased same as an invalid execution. ments, many thousand.

and dentists, used in their profession.

we are to take it that this was invalid. In 1868 our Constitution was adopted, and in that, our present homestead upon a debt due in 1867, and if we assume, what is not stated, that it was a debt due from the plaintiff, still it is not | fee simple, but for a limited time, and stated that there ever was any judgment it be said of our Homestead law, as the upon the debt, in any Court, at any time. And if there was a judgment, it is not stated whether it was alive or that any one in casting his eye over dormant: or whether it was against the them, as compared with former exempplaintiff or some other person; or tions, would be struck by the magniwhether it was issued to the Marshal; tude of the increase? Our homestead or what was its form or substance; or whether the levy and sale were regular. were not made to defeat debts, but to of what is necessary for secure necessaries and comforts to our "comfort and support" of Surely we cannot say, upon such a skilfully observed state of facts, that the defendant was entitled to the charges

citizens. From this explanation it will be seen conflicts in nothing with our own decis that, because the Legislature repealed ions; but they are in exact conformity. one exemption law, and substituted subject the property of its citizens to first, that in that particular case, the debtor should not have any exemption his debt, before the homestead laws were owing to peculiar circumstances, probawhich went up from Georgia, right, a property, which could not be made from United States Supreme Court destroyed, or taken from one person and decisions, exemption laws are based given to another. We distinctly con- upon "policy and humanity;" and they to coerse him into any system of labor and we expressly decided it in Mc-Keathen vs. Terry. There is then no people are to be left without any exof Georgia as stated in the Georgia case, as well return to the inhumanity and the law in North Carolina: a judg- of the Tweive Tables of the Roman ment in North Carolina prior to the law: 'If the debtor be insolvent to sev-Code has never been held to eral creditors, let his body be cut in ful affair, and we do not believe it rebe such a hen upon property as to create a rested right, or property in the plaintiff, or to divest the property out of the defendant, or to invest in the officer. The only force of the lien has been to prevent the debtor from selling it. It requires not only a judgment, but society and the comity of courts, a levy to change the property. Ladd vs. require subordination. We have not Adams, 66 N. C. R., 164, Norton vs. Mc-Call. Id. 159.

The second point decided in Gunn ex Barry is, that the Georgia homestead laws impair the obligations of contracts. We conceded in Hill es. Kessler, that any law which had to it effect was void. We said: "We concede that if this exemption impairs the obligation of contracts, either expressly or by implication, it is against the Constitution of the United States, and therefore void. *

* * * We concede also that a con tract must be understood with reference at the time when the Georgia homes to existing laws for its enforcement." stead laws were passed Gunn not And we said, also, that the State only had a debt against his debtor, but cannot 'abolish or injuriously change had sued him, and obtained a judgment the remedy. It is not the deagainst him, which judgment was a cision of the U. S. Su reme Cour, and lies upon the debtor's land; and there, our decisions, that are in co flict, but it is the Georgia homestead laws and which the homestead laws could not North Carolina homestead laws that are divest. And therefore, the U.S. Sa- unlike as has been aiready shown

preme Court, in its opinion, well says: I know that we cannot always look The effect of the Act in question to the hardship of cases to guide our (the Georgia homestead Act) un- decisions -they are the quicksand of der the circumstances of this judg- the law, but still it is proper to look ment, does indeed, not merely to the effect of our decisionsimpair, it annihilates the remedy. There to enable us to see whether is none lett. But the Act goes still we are carrying out the purposes of leg further. It withdraws the land from the islation. What is the purpose of exlien of the judgment, and thus destroys emption legislation? Is it to defect Oxford, and all are invited to be pres- was recovered. It is, in effect, taking citizens. This is not left to inference, ent. See notice of the exercises in our one person's projecty and giving it to but our laws have themselves declared another without compensation." This this to be the purpose. Rev. C., chap.

States in a late case, Van Hoffman vs. point in that case. And subsequently the city of Quincy, 4 Wal. 535, in we decided that where there was the speaking of exemptions which the State lien of a trust deed the homestead law may make, says: "They may also exempt street, on which Messrs. Williamson, from sale under execution the necessary It is true that it is not only decided implements of agriculture, the tools of a their new store. These gentlemen have mechanic, and articles of necessity in contracted with Mr. O'Neill to build household furniture. It is said regulations of this description have always been considered in every civilized community as properly belonging to the bury to do the work. The cause for the remedy, to be exercised by every sovereignty according to its own views of above specified was because of the repolicy and humanity." And in a former fusal of O'Neill's hands to conform to policy and humanity." And in a former case, Bronson vs. Kinzee, 1 How. 311, Taney, C. J, said the same thing, adding that: "It must reside in every State to enable it to secure with these rules. These open demonits citizens from unjust and harassing strations made against the O'Neill men litigation, and to protect them in those pursuits which are necessary to the existence and well being of every com-munity." And in Planters Bank vs. Sharpe, 6 How. 301., Mr. Justice Woodburry, in delivering the opinion of the United States Supreme Court, enumerated exemption laws among the examples of legislation which might be constitutionally applied to existing contracts. The purpose of our legislation being to secure its citizens the "necessaries and comforts" of life, and this having been decided to be a legitimate purpose, and paramount to all debts, let us see in what condition our people would be if our homestead laws are declared to be void. Our homestead and personal property exemption act, repeals all other laws upon the subject. Therefore our debtor class are to be left without any exemption whatever! Not even a bed or a crust! Nor is there any relief in bankruptcy; because a large

the bankrupt law. And furthermore, the late amendment of the bankrupt law allows such exemptions in each State as the State law debtor's family. And in 1866-67, prior makes; and North Carolina exempts the laws of the land, as they may see nothing.

portion of the debtors have no: the

debts large enough to bring them under

means to pay the expenses, nor are their

And then we have it, that exemption aws, which repeal former and larger exemption laws, and which are theretore better for the creditor, are declared void because they are too large, and impair contracts! And here it is to be considered, if necessary exemptions are constitutional and unnecessary ones are inconstitutional, who is to judge of what Legislature is the proper body. Legislatures have heretofore done it, and the Legislature of every State in the Union crease" was palpable, and made it void. Suppose this case : A widow is allowed a year's support, say \$100, and the legislaw is limited to \$1,000 realty, not in lature alters the law from \$100 to \$200, would the Courts undertake to say that personalty to the value of \$500. Can it was unreasonable or unnecessary, and therefore void? If from \$100 to \$1000 learned Judge said of the Georgia law, it would be palpable. Or suppose the same as to a debtor. I suppose the increase would have to be striking, and the want of necessity palpable. It would be verging on the ridiculous to say that law is not an increase, but a restriction the Supreme Court of the U. S., or any

citizens of North Carolina than the Mayor Whitaker is guilty of dereliction Legislature of the State, or that it is a that the decision of the Supreme Court | question of law, unless in palpable cases. of the United States in the Georgia case, And it would be inhumanity to say, The Georgia case decides two points: another, and a lesser one, therefore the plaintiff had obtained a judgment on at all. And this too, at a time, when, passed, and that, in Georgia, that judg- bly one-half of the debtor class are ment was a lien upon the debtor's prop- owing more old debts than they can pay! erty, which he had at its rendition; and Nor is this view irrelevant; because, as that thereby the plaintiff had a vested I have already shown in the quotations ceded this principle in Hill vs. Kessler; do not impair, but are paramount to, debts. If under our circumstai ces our conflict upon this first point. There is emptions, the policy of christian civilizahowever this difference between the law | tion is lost sight of, and we might almost pieces on the third market day. It may be cut into more or fewer pieces, with impunity; or, it his creditors consent to it, let him be sold to foreigners beyond the Tiber." Cooper's Justinian, 665,

> This at least might not involve his wife and children in his suffering; and disposition. ... besides, as long as the creditor chose to keep him in custody under the Roman law, he was obliged to allow him a "pound of meal a day," But, if our exemptions are declared void, then both the debtor and his family go without even his "pound of meal."

The opinion in Hill and Kessler, the leading case in our Court, was prepared with care, after much reflection and in- for the plaintiff, no connsel for defenvestigation; the conclusion arrived at | dant. was against my former impressions and prejudices, and against my pecunially interest, but I was satisfied tuen, as I am now, that the decision was right. And it will be upheld as the law in morning at 9 o'crock. North Carolina, unless and until the Supreme Court of the United States

Matthewson, of Tarboro'. (We had a beautiful selection of poetry that would come in just here, but Syme loaned the book to a young lady.)

STATE OF THE THERMOMETER.-The Thermometer yesterday was as follows at Branson's Book Store: At 9 a. m.....82 At 6 p. m......92

THE LATE DISTURBANCES ON FAY-ETTEVILLE STREET-THE TROUBLES Among the Workingmen.-Late on Wednesday afternoon, a crowd collected around the premises on Fayetteville dent, accompanied by General Babcock, arrived here early this morning. He will return to Long Branch by Friday night's train. It is not supposed there Upchurch & Thomas are now erecting their structure. Mr. O'Neil has in his employ a number of mechanics and laborers whom he brought from Salistransaction of business of a routine character. collection of the crowd at the point Robb, Savage and Osborne, the the eleven hour system adopted by the Commissioners appointed to inquire into outrages and depredations on the Rio Grande. Although the visit was mainly of courtesy, there was some Raleigh mechanics, and the attempt by some of the latter to force a compliance caused considerable excitement and resulted in a suspension of the work for

the time being.

The appearance of the crowd on the street, blocking up the pavement to a ford the required relief to those who considerable distance, resembled an exhad so severely suffered by the raids. cited mob and attracted considerable attention. would be about twenty changes in the consulates for the benefit of the Presi-

Notwithstanding we were assured by the Mayor one hour before this scene occurred, that should an attempt be made to interfere with Mr. O'Neills' men he would order out his full police force, and it necessary would call out the citizens to maintain law and order; and notwithstanding the disturbance took place_immediately in view of his office. yet we saw no attempt made by his Honor at the time to protect the threatened mechanics, or to disperse the crowd, or in any maner to preserve the

peace and dignity of the city. We condemn the conduct of certain laborers in threatening certain other laborers because the former exercised their undoubted rights of free citizehs of the State to work the number of hours per day which they contracted to

This is a free country. Men are free to work on such terms, not contrary to fit, without any hindrance or terror from any source whatever; and no man, and no set of men have any earthly right to interfere by violence or intimidation.

We believe in Mechanics Associations, for their protection and interest, and we will support and defend them in all reasonable and proper demands: but we will not countenance nor defend is necessary? It would seem that the lawlessness or violence, nor do we believe that such a course will in the end prove beneficial to the interests of working men. Nor are they the true friends It is apparent that an allotment of has done it. And in no single case of the working men who counsel them means. The threats against O'Neill's mechanics because they work a longer number of hours than are allowed by the rules of one Society in this city, cannot be justified in law or morals, es pecially as O'Neills men are not members of that Society, and are under no obligations to be guided by its regula-

We do not know to what extent the persons who caused the excitement on the public stroets on Wednesday afternoon have made themselves liable for indictment for conspiracy by the Grand Jury of Wake county; but as the disorderly scenes took place in sight of the Mayor's office, and right under the nose upon former exemptions. And they other Court, better knows the details of that functionary, without any special the effort to suppress the disturbance, when it was at its height, we must say that of duty in not acting with greater firmness and discretion and efficiency as a peace officer.

The RALEIGH NEWS is no apologist for disturbers of the public peace, neither will it by its silence or in any manner, give aid or encouragement to lawlessness and intimidation.

We repeat, this is a free country, in which each citizen is free to act, free to think and free to work. Every man has a right to pursue his own true and substantial happiness by lawful means and no other men or set of men have a right to molest or make him atraid, or against his wishes and judgment.

We are informed by the Chief of Police that his entire police force was ready to protect O'Neill's men yesterday morning. We have heard the names of none of the leading white mechanics of Ral-

ceives their approval or endorsement. SUPREME COURT. - This Court met yesterday at the usual hour. Chief Justice Pearson and Justice Boyden

eigh in connection with this disgrace-

were absent on account of contined in-The following cases were argued :

R N. Green Exr. vs. J. M. Green, Chatham. John Marning, for plaintiff, and Ralph Gorrell for the defendant. Wm. Ferrell et al vs. E A. Ferrell, Caswell. William A Graham for plaintiff and W. H. Baily for defendant.

J. R. Haskins vs. F. A. Royster, Person. W. H. Bailey and W. A. Graham J. R. Norwood, g'do. vs. Williams,

Person. W. A. Graham for plaintiff and Jones & Jones for detendant. The Court adjourned to meet this

OBITUARY.

Supreme Court of the United States shall decide that the homestead laws of North Carolina are void.

There is no error—affirmed.

READ, J.

MARRIED—At Frinity Church, Tarboro', N. C., by the Rev. J. B. Cheshire, Robert M, Furman, Esq., editor of the Asheville Citizea, to Miss Mollie E. Matthewson, of Tarboro'. (We had a law of the Conducted herself in a most exemplary manner.

OBITUARY.

Died in this county, near Wake Forest College, on the moralog of the Equipment Mrs. Marky M. Pernell, so unto the moralog of the Equipment Mrs. Marky M. Pernell, wite of J. J. Pernell, Esq., aged 67 years. For taore than 6 months previous to her death she had been confined to her bed by painful sickness, which she bore with great patience, She died calmly, falling asleep in Jesus. Earry in life she professed to love the Saviour and her life was consistent with her profession. As a wife, mother, neighbor and friend she conducted herself in a most exemplary manner.

J. W. Jr. CONSTANTLY RECEIVING

fresh supplies of first-class Goods which we warrant to please.

WYATT, GREEN & CO.,
aprl 9-tf No 4, South Fide Market. aprl 9-tf W A N T E D

A second Hand Four-Seat Rocka G. W. BLACKNALL,

NO. 100.

TELEGRAPHIC NEWS.

NOON DISPATCHES.

Washington News.

WASHINGTON, June 19 .- The Presi-

will be any formal Cabinet meeting in

Among the early callers on the

It was stated several days ago there

dent's Southern political friends: Several such changes have already been made. The latest being the ap-

pointment of Henry R. Myers, of Ala-

bama, consul at Hamilton, Ontario, in place of Blake, suspended. The Presi-dent has also appointed as Internal Rev-

enue Collectors, Josiah Andrews, for the Second District of Michigan, and

Adam Nase for the 3rd Illinois. Also

William S. Defrees, of New Mexico, Agent for the Indians of the Maqueties

Pueblo agency, in place of Carothers,

FROM NEW YORK.

Custom House Irregularities—The Italian Slave Trade.

NEW YORK, June 19 .- The Custom

fficers have shawls imported via Mexi-

co at a thousand per cent below value.

The papers characterize the Custom

House as implicated as heavily and

Consul General Lucca, of Italy, pub-

ishes a card asserting that the suffering

of Italian children brought here as

slaves, has not been exagerated in the

east, but so far from his being to blame

in the matter, he has been doing his

utmost to stop the inhuman traffic. As

one result, the Italian parliament has

ust passed an act making trading in

not only those who employ them, but parents who consent to their employ

New York Fire Underwriters.

of the New York Board of Underwri-

ters, Mr. Howard called attention to

peril by fire in Atlanta, where the Town

matter was referred to the Executive

The Cholera in Nashville.

deaths yesterday; 8 white and 22 black.

The Modocs Endeavor to Escape.

YREKA, June 19.—Curly Headed Jack

shot himself. Several Modocs had filed

their shackles, but the escape was pre-

The Cholera In Cincinnati.

CINCINNATI, June 18 .- There were

two deaths to day from cholera symp-

The Railroad Life Insurance Con-

vention.

Life Insurance Convention meets next

MIDNIGHT DISPATCHES.

Railroad Accident.

St. Louis, June 19. - While a train

with two engines attached belonging to

the Missouri, Kansas and Texas Rail-

road, and a train with 1 engine

belonging to the St. Louis, Kansas City

and Northern Railroad were running as

one train on the Hannibal and 2t. Jo

seph Railr a l, a tew miles from Kansas

C ty on fa urday last, they collided

with a train running west, and four lo-

comotives were almost destroyed. Sev

eral stock cars were smashed. The

four engineers were more or less injured

No Cholera Here.

published in the Nashville Banner yes-

terd y morning that the cholera pre-

vailed here and that a perfect panic and

that thousands were fleeing to the

mountains, is incorrect. There is no

such disease here, nor has not been."

Undertakers report fewer deaths up to

Bigamy.

NEW YORK, June 19.—Geo. P. Evans

was arrested for bigamy and also on a

civil suit trought by P. R. Barnwell for

\$10,000 damages, and lodged in the

tombs. He is charged with having three

wives living, viz : Almira Davis, daugh-

ter of wealthy Boston parents; a daugh-

ter of David N. Badger, of Boston, and

also a daughter of Mr. Barnwell, the

prosecutor. He was about cloping with

Weather Probabilities.

Southern States east of the Mississippi

on Friday, light to fresh winds mostl,

very generally clear or partly cloudy

Washington News.

the second by Joe Daniels, in 1;441.

Washington, June 18 -- For the

mother young lady when overhauled.

KNOXVILLE, June 19 -A statement

year in Richmond, Va.

St. Louis, June 19.-The Railroad

Committee.

vented.

ineretore responsible.

resigned.

DAILY NEWS RATES OF ADVERTISING.

New York Items.

NEW YORK, June 19 .- Great excite ment at the police headquarters, owing to the report that the Commissioners were about to appoint 25 colored men on the police force as patrolmen. Com-missioner Russell says he supposes the rumor arose from a resolution yesterday to appoint 25 colored men as street sweepers.

the meantime, although the heads of Departments will call on him for the with speculative shares, contrary to the general expectations heavy and lower. In Southern State bonds the business amounted to twenty-four thousand dol-President this forenoon were Messrs. lars, with prices steady.

More of the Polaris.

WASHINGTON, June 19th.—Robeson has made his statement from evidence of rescued Polaris crew, he dosa't know whether Capt, Hall died a natural death incidental conversation relative to the results of the inquiry. The President expressed his satisfaction with the labors of the commission, and remarked that he would do all in his power to af-

Foreign.

MADRID, June 19.—A majority of the finance committee of the Cortes are in favor of abolishing the low grading of pensions to members of the cabinet, and placing them upon the same footing with other functionaries. Fire in Iowa.

BURLINGTON, IOWA, June 19.-The Opera house, courthouse and other prominent buildings burned to-day.— Loss \$400,000.

COMMERCIAL REPORT.

New York Markets. New York, June 19.—Cotton, net receipts 50 bales; gross 1,200. Sales of cotton for future delivery to-day 17,000 bales, as follows: June 201/42034; July 201/42011-16; August 201/420 11-16; September 191/8; November 181/4.

Cotton quiet, nominal; sales 274 bales; middlings 21.

Flour quiet and favors buyers. Whiskey shade easier at 931/9. Wheat closed quiet; most grade lower. Rice quiet at 75/485/4. Dorn 1 cent tower, white western 67. Pork weak at \$16.55a\$17. Lard weak \$15-15a\$9. Navals steady. Freights quiet.

Money easy at 4a6, Sterling steady. Gold 155/4a151/2. Governments rather heavy. State nominul.

Foreign Markets. LONDON. June 19-Noon.-Consols 9238.

PARIS, June 19- Noon,-Rentes 55 and 95. LIVERPOOL, June 19-Noon.—Cotton pened steady; uplands 8% u9; Orleans 91% a 10,000 bales; speculation and export 2,000. Evening—Cotton closed quiet; sales American 5,500.

children a felony and severely punishing Wilmington Markets. WILMINGTON, N. C., June 19.—Spirits tur-pentine firm at 41. Rosin quiet at \$2.30 for No. 2. New York, June 19.—At a meeting \$3.00 for yellow dip and virgin.

Tar quiet, at \$3.00.

Cotton Markets.

Council have just declared that they will not provide a supply of water. This matter was referred to the Francisco WILMINGTON, June 19.—Cotton firm : middlings 181/2. MOBILE, June 19.—Cotton firm, offering light; good ordinary 16½; low middlings 18; middlings 19. unabating. Three draymen were attacked on the street. There were 30 daths water at least a water at least a

BALTIMORE, June 19.-Cotton firm ; mid-NORFOLK, June 19.—Cotton firm; low middlings 19. Boston, June 19 .- Cotton steady; mid. MEMPHIS, June 19.—Cotton firmer; low-middlings 18a1s/2.

NEW ADVERTISEMENTS.

OATSANDHAY. 500 Bushels heavy Virginia Oat, 100 Bales Prime N. C. Hay, ju 19-tf R. F. JONES & CO, HAMS AND BREAKFAST BACON.

Superior Canvassed Hams, Breakfast Strips ju 19-4f R, F. JONES & CO. TIRGINIA TOBACCO.

Blackwell Orange Brand, Travis' Pound Unewing Tobacco, ju 19-4f R. F. JONES & CO.

SOAP, SOAP, SOAP, SOAP, SOAP, 30 Boxes of Fowler & Co., Salem, Park com-pany, Honey and May Flower Tollet Soap. ju 19-ti R. F. JONES & Co.

RLOUR AND MEAL

60 Sacks N. C. Sup. and Family Flour.
30 Barrels Baltimore Flour—various grades
in quantities to suit purchasers.
150 Bushels Fresh Corn Meal at lowest
market rates.
R. F. JONES & CO.
Wilmington Street opposite
ju 19-tf Market Square

NEXT TUESDAY

Tuscarora Lodge and other Lodges will celebrate the 24th of June at the Orphan Asylum.
D nne: will be prepared to: 500 person Donne will be prepared for 500 person. Addresses will be delivered by Rev. B. Graven, D. D., of Trinity College, Rev. George Patterson, of Wilmington, Hon. Robert B. Vance, of Eurocombe. clor. M. W. Ransom, of Northampton, and other distinguished speakers. The cost of transportation will be as forces.

weeks, than any one week during the From Kaleigh to exford and back. \$ 4.25 Forestvi-le to "
Franklinton to "

Macon to "Littlet in to "

"Littleten to " 3 69
"Gaston to " 4 15
"Weldor to " 4 15
"Weldor to " 4 75
The Norm Caralina Road, and the Wirmington and Weldon Risad, will sell return tiezets for one first class fare.

v. sitors may leave kaleigh or Weldon on the Monday morning val, or the Monday evening Freight, and leave Oxford in time for the exercises Returning, they may taxe train at Heuder on on Tuesday vening, though the tiezets wild be good, if they ing, though the tiesets wid be good, if they shall prefer to remain.

ju 9 id J. H. MILLS.

DATENTGLOSS SLANGH to disest article in the Market, put up 5000 to, boxes for family use. Just received

and for sile at CARMER'S DRUG STORE. from the Southwest and Northwest and | june 17 d2w.

TORCHBROS & MILLS, NEWBERN, N.C.

WASHINGTON, June 18.-Grant and having just completed our new Brick Warehouse and Wharf, we are prepared to Belknap are here. Wareho

No formal Cabinet appointment.
Henry Ray Myers, of Alabama, has been appointed Consul to Ontario, Canada

Cotton.
Rice,
Peas,
Oats, &c., &c.

FORDHAM, June 19.—The first race was won by John Boulger, in 2 minutes; A large stock of CORN constantly on the second by Joe Daniels, in 1;44½.

ANCE

Carolina.

Agent. igh, N. C. SH, FISH

Shad THOMAS,

LINA

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ousui, of ns & Co. etteville. ANY.

tizens of busines It offers FIT the great capital is ore, helps tutions. thus far ceive fo

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Agent, gh, N. C.

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H. N. C.,

500,000. DENT, ESIDENT, ACTUARY,

Most Apvantages er Com 1, 1871.

CRETARY.

ANY,

1, 1873. ORFOLK,

Merchan-

.JUNE 20, 1873 FRIDAY ... THE HOMESTEAD LAW IN A

It will be seen from the opinion of the North Carolina Supreme Court, in the case of Garrett vs. Cheshire just delivered, which we publish in full in our local columns this morning, that the decision of Hill vs. Kessler, 63 N. C. R, is re-affirmed. Mr. Justice Reade delivered the opinion of the Court. Chief Justice Pearson and Justice Boyden were not present-being confined to their rooms by sickness. As Judge Pearson dissented in the case of Hill vs. Kessler, it is presumed of course that he will not concur in Garrett vs. Cheshire. It appears to be the general impression that Judge Boyden's views on the Homestead law are the same with those of Judge Pearson.

Mr. Justice Reade holds that the case of Gunn vs. Barry, recently decided in the United States Supreme Court, declaring re-troactive homestead laws unconstitutional, is not in conflict with the decision in the case of Hill vs. Kessler. He expresses the opinion that Hill vs. Kess. ler will be sustained by the Supreme Court of the United States. We do not concur with his Honor in this opinion, but trust that he may be right. We will have more to say on this subject to-morrow.

To-day we give up our editorial space to the following able criticism, prepared by an eminent member of the North Carolina bar, which reviews the opinion filed by Judge Dick in the case of Poe vs. Hardy, 63 N. C. R., in which his Honor held that the Homestead is a determinable fee, and therefore excused of

waste: There has seldom been enunciated from the bench of any Supreme Court, s more illogical opinion than that delivered by Mr. Justice Dick in the case of Poe v. Hardy 65 N. C. Rep. 447, Janu uary Term, 1871, upon the question, whether it was the legal duty of the Sheriff, to sell the reversion or remainder dependent on a homestead-the homestead itself being exempt from execution during its existence.

In order better te understand the point let us ascertain the nature of the estate. The homestead is an estate during the lives of the husband and wife and the survivor of them, and in case of their deaths leaving children not yet of age, then during the minority of the youngest of their children.

The estate of homestead thus limited is, in substance, an estate so long as A and B may live or any one of their children may be a minor. This estate created by the Constitution is, in law, precisely the same as one limited to A and B and the survivor of them for life, and then to their youngest child until he shall come to age. The estate, thus limited is the same in legal construction as if it had been limited to A and B and the survivor of them for life. The homestead, as understood by lawyers was a mere life estate in its nature. and was to be attended by all the incidents of a life estate, which were so well known to the people of the State It was settled law of the State, and so had been from 1732, that vested reversions and remainders, dependent on any estates in possession and enjoyment, though such estates were uncertain as to the time of their durability, were such interests in real estate as might be sold under execution, being embraced under the words "lands, hereditaments and real estate," used in Stat. 5 Geo. 2, and copied into every revisal of the laws of the State since that time.

The extraordinary opinion of Mr. Justice Dick asserts, that the estate in the homestead, as created by the Constitution is "a determinable fee." It may be safely affirmed that not a scintilla juris, ancient or modern, supports the assertion. In vain may we search Coke and Blackstone, or any other writer, for such certain event which must happen, is not a fee of any kind. An estate for one life cannot become a determinable fee : neither can an estate, during the survivorship of the longest liver of one thousand persons. And how an estate can become a determinable fee, which cannot possibly continue longer than the lives of the homestead takers and twenty-one years thereafter, certainly was never known to my Lord Coke or Sir William Blackstone, and seems to have awaited its paternity from Mr. Justice

A determinable fee is "a base or qual ified fee; or a conditional fee." Each of this species of fee had the chance of perpetual durability. 2 Bl. Com. 109. The homestead has not. It cannot possibly last longer than two named lives in being and twenty-one years there-

In the recent case of School Commit tee v Kessler 67, N. C. 443. Chief Justice Pearson says, there "has never been in force or in use in this State' such an estate as a base or qualified tee and never has been but one which resembled it, and that was the tenure by which the "Cherokee tribe of Indians held lands ery was reserved for this new era in the in the Western part of the State." .

The two opinions are irreconcilable. The Constitution of the State, in terms of law language well known in judicial life or years to be held sans waste-

tinuation thereof, if the life tenancy should end during the minority of any child. The homestead estate being thus left as a simple legal grant like that of dower, affected only by one or two provissions as to the capability of its disposition, to be construed, of course by the accepted rules of law which governed all other freehold estates less than fees that were created by law. Then comes Mr. Justice Dick in aid of the grant and gives it a more sacred position than had dower at common law, which stood under the same shield of and liberty and clothes the estate in a mantle of his own manufacture, and gives it a status hitherto unknown in legal minds. The common law in its wisdom had

perity of the agricultural interests-the very foundation of life-by the doctrine of waste. Self-interest lying at the bottom of all ownership of property, it was deemed safe to leave the protection of real estate to such as had fees therein, or had the power to convert their estates into fees. The property being either disposable by will or descendible on the family of the owner, he might be trusted more reliably than any other person, to protect it from waste, and to improve its value. Hence the owners of fees in estates were intrusted with the guardianship of the public interest in the improvement of real estate; for that interest and their own were the same. But when estates were of short duration and created by law without the consent of the absolute owner, and were destined soon to pass from the occupier and his family, this self-interest no longer existed to protect either the public or the owner in fee. Hence the owner for life only could not be trusted; inasmuch as for temporary purposes and with profit to himself alone, he would be often tempted to injure the estate to promote his own private fortunes. The life tenant in curtesy, or dower, even if young, would say "why should I foster the growth of young timber trees which I can never enjoy? I will convert them into fuel and save the expense of coal or costly transportation of wood. And it the tenant should be advanced in age he would exclaim: "why should I repair and keep up the buildings and other improvements? I can't enjoy them long; and the cost of repairs, if invested in my own property, will be mine to enjoy so long as I live, and at ny death will be mine to bestow on others dear to me. I don't like to work for others, unless they be dearer to me than the mere remainder-man, who will come after me to enjoy the fruits of my

fering in want," Such are the reasonings of tenants for life, who on death cease to enjoy either by self or family. Doubly active and powerful are the same motives which would govern the conduct of tenants for shorter periods of time, as for one year, or for a few years. To prevent the evil consequences of such temptations, the common law in its wisdom interposed its restraints against waste. Now let us hear Mr. Justice

labor, while my own family may be suf-

Dick upon the same subject : "As it was determined that the State had the power to create the homestead, there can be no constitutional objection to the law making power of the State throwing around the homestead, while it exists, such safeguards as are necessary for its protection and complete enjoy-

"The act of 25th March, 1870, (which forbids the sale of the reversion) is not only constitutional, but it carries out the wise and beneficent policy of the Constitution of the State, in securing a home to a householder and his family, beyond the reach of legal process on the part of creditors.

"The estate of the homestead, as created by the Constitution, is a determina position. If the learned Judge had able fee, and the tenant was not "inconsulted his law books he would have peachable for waste," even before the found that an estate, determinable by a passage of the act above referred to. That act was intended to protect the owner of a homestead against any vexatious litigation which might be instituted by the purchaser of a reversionary interest. Such interest, if sold, would yield but little to an execution creditor in satisfaction of his debt, and in nine cases out of ten would be purchased by speculators "

"The entire interest and control of the homestead being now, by law, vested in the holder, encourages him to improve and beautify his home, make it nore comfortable for himself and family, and more valuable to creditors at the expiration of the determinable estate. The Act also provides that the statute of limitations shall not run against the creditors of the holder of a homestead, during the existence of the estate."

So, it is the conclusion of his Honor that the estate will be greatly improved by allowing to the life tenants and the minor children the utmost license to despoil the premises without restraint of law. If this be sound reasoning and practical sense, the common and statute laws have been very foolish from time immemorial, and the wonderful discov-

progress of human advancement. Now, it is a clear rule of law that the owner of a fee may create a lease for interpetration, set apart for the home (without waste). And so may the law

tion either in dower or by curtesy; but why has not the law done so, and under the new discovery of this learned Judge set apart by the Constitution, it was why does it not do so now? Simply because, as the wisdom of the old law tells us, the owner of the remainder or reversion would be probably subjected to great damages in the value of his estate by the waste committed by the life tenant in the pursuit of his own selfinterest. Pray, why did the learned Judge resort to the device of announcing, that, by the rules of law an estate limited to A and B for their lives and the life of the survivor, and in case legal protection, side by side with life of their deaths then to the youngest child till he arrive at twenty-one, was "a determinable fee," when in fact, such an estate was never known under that landed estates, and a perfect novelty to name, until it was so christened in that opinion? The device of placing the homestead under the designation of "a determinable fee" was evidently adopted provided means to promote the prosto screen it from the penalties and liabilities of waste done on the premises, Now, would it not have been better, and certainly more courteous to my Lord Coke and Sir William Blackstone, if the learned Judge had simply said, "we will regard the estate of homestead in the same light as if the grant had been made sans waste?"

It is true that the in:erposition of these very substantial words would have been a bold judicial act, and perhaps alarming to the interpreters of constitutional language; but would there not have been more manliness in calling to account such jurists of the Convention as Rodman, who could have defended themselves, than to have insulted the learning of the renowned Cokes and Blackstones of a bygone age?

PROCLAMATION BY THE

Governor of North Carolina.

EXECUTIVE DEPARTMENT,

Be it known to all whom it may concern: That in conformity with section 8, chap-ter 153 of the acts of the General Assembly passed at the session of 1872-773, in relation to amendments of the Constitution of the

I, TOD R. CALDWELL, Governor of the I, Tod R. Caldwell, Governor of the State of North Carolina, do order so much of the preamble of said act as sets forth the alterations proposed and agreed to, and the second section of said act to be published for thirty days preceding the first Thursday of August, 1873, in the Raleigh "Daily Sentinel," the "Daily Era" and the "Daily News", published in Raleigh, and also for the same length of time in the following Weekly papers, published in the yarious the same length of time in the following Weekly papers, published in the various Congressional Districts of the State to-wit; First District—"North Carolinian," Enzabeth City; "Express," Washington.
Second District—"News," Goldsboro; "Mail," Rocky Mount.
Third District—"Statesman," Fayette-ville; "Star," Wilmington.
Fifth District—"New North State," Greensboro; "Chronicle," Milton.
Sixth District—"Democrat." Charlotte:

Sixth District—"Democrat," Charlotte "Spirit of the South," Rockingham.
Seventh District—"American," Statesville: "Watchman," Salisbury.
Eighth District—"Pioneer" and "Exposi-

tor," Asheville.

That portion of the preamble ordered to be published is in the following words, to-wit:

"Whereas, the last General Assembly,

(three-fifths of the whole number of mein-bers of each House concurring,) the bill containing the same having been read three times in each House, proposed the fol-lowing alterations of the Constitution of the State, to-wit: Alteration in relation to the public debt; alteration in relation to the office of Superintendent of Public Works; alteration in relation to the State census; alteration in relation to exemp-tions from taxation; alteration in relation to the University; alteration in relation to the sessions of the General Assembly; alteration in relation to the Code Commissioners; alteration in relation to Federal and other officers holding office." The second section of the said act ordered to be published is in the following words,

"It shall be the duty of the Sheriffs in "It shall be the duty of the Sheriffs in each and every county in the State to open polls at the several election precincts in his county on the said first Thursday in August next, and the same shall be kept open for one day, from the hour of eight o'clock in the morning to the hour of seven in the atternoon, when all persons qualified to vote according to the Constitution, may vote for or against the ratification of each of the said amendments, those desiring such amendments to vote with the written or printed ticket 'For Amendments,' those of a contrary opinion to vote with a written or printed ticket, 'Against Amendments.'"

ments."
The attention of County Commissioners and Inspectors of the Election is also called to the 4th section of said act of Assembly which provides that separate ballot-boxes shall be furnished for each amendment to be voted on.

Done at our City of Raleigh, the
[L. s.] ninth day of J ane, A. D. 1873, and in
the ninety-seventh year of American
Independence.

TOD R. CALDWELL.

B. NEATHERY, Private Sec'y.

The papers named in the foregoing proclamation will publish as therein directed and forward bills to Executive office

JUST RECEIVED.

The finest assortment of Single and Double Trusses, Men's, Youth's and Infants, Male and Female Shoulder Braces. Suspensory Bandages, Nipple Shields, Nursing Bottles, Self-Syringes, Sick Feeders Glass

Tubes and Bath Towels Ever brought to this Market at CARMER'S DRUG STORE, No. 11 Fayetteville Street, innel7-d2w Raleigh, N. C.

THE SWIFT CREEK MANUFAC-ING COMPANY Can give employment to Spinners, Card Room hands and Weavers, in their Mill near Petersburg, Va. Families will be provided with comfortable homes, with the privilege of garden. Location healthy and neighborhood pleasant. Steady employment and good wages will be given. Apply to W. M. Robinson, Superintendent at Factory, or to

Factory, or to
H. L. PLUMMER, Agent,
Swift Creek Manf'g Co.
Petersburg, Va., June 17, 1873,
"Daily Sentinel" copy 6 times and send bill. junel7-d6t

C E Of the VERY BEST kinds, such as cannot be found at Grocery Stores, always on hand. Cloves, African and Jamaico Ginger, Roots Cloves, African and Jamaico Ginger, Roots and Ground Cinimon, Nutmegs, Spices, Cloves, Pepper, grain and ground, Cream Tartar, Bi-carbonate of Soda.

Consumers of Cream of Tartar, Tartaric Acid, and Carbonate of Soda, should be careful to discriminate between the Commercial and Medicinal kinds. The former are extensively used in the Arts, and produced at low prices; much injury is sustained by using such for domestic purposes, from the metalic impurities they contain.

Bi-carbonic of Soda, &c. for sale at CARMER'S DRUG STORE.

A NOTHER LOT OF THESE ELE-Just received at 'CARMER'S DRUG STORE.

31 Fayetteville Street,

Would call attention to their large and

G O O D S.

WHITE GOODS, DOMESTICS,

consisting of DRESS GOODS in all the

In Bleached, Brown and Stripes.

CLOTHING,

OF OUR OWN MANUFACTURE,

TO SUIT ALL.

HATS AND CAPS.

BOOTS AND SHOES, TRUNKS, VALISES,

HOSIERY, NOTIONS.

And everything kept in a Wholesale and Retail Dry Goods and Clothing House.

A trial will convince you that we new York. cannot be undersold outside of the City may 31-1y CUMMER REFRESHMENTS

MOSELEY'S CONFECTIONERY. SUCH AS

MOSELEY'S

ICE CREAM SODA WATER, Something novel in itself. Come and try MOSELEY'S ICE CREAM SALOON For Ladies and Gents,

A favorite place on warm days. MOSELEY has too many things to men-Great Confectionery Emporium.

DRICES GREATLY REDUCED

As we wise to make a change in our business, we notify our Friends and the Public that we will sell our stock of goods at

GREATLY REDUCED PRICES

FOR CASH.

OUR STOCK COMPRISES

DRESS GOODS,

HOUSE FURNISHING GOODS,

Cloths and Cassimeres,

Embroideries,

Hats and Caps.

GENTS' FURNISHING GOODS,

Yankee Notions.

NOW IS THE TIME FOR BARGAINS

PRIMROSE, PETTY & NEWSOM'S. All indebted to the firm are called on to settle immediately. mh22-3m

CHAMPION HOUSE MOVER. By T. J. REAMY, Tarboro, N. C. Patented January 14th, 1873.

FIFTY PER CENT. SAVED BY ITS USE. S. T. REAMY, STATE AGENT.

HOUSE MOVING done at lowest rates possible in Wake and the adjoining countles. Office at YARBORO HOUSE, Raleigh, N. C.
T. J. REAMY, Proprietor, Tarboro, N. C.

HORSE AND COW FEED

400 Bushels N. C. Bran & Shorts, 400 Sacks Oats, 62 Bales Hay,

*CORN AND MEAL,

For sale by dec24-1m W. H. DODD. R

ZERO REFRIGERATO

Is the best Fruit and Ice Preserver in the World.

Send for Price List JULIUS LEWIS & CO., Raleigh, N. C., Manufacturer's Agents.

C T I C!! Ice Cream in Four Minutes. ARCTIC FREEZERS.

Send for price list. JULIUS LEWIS & CO., Raleigh, N. C., Manufacturer's Agents.

COTTON SWEEPS Dixons' Pattern, Manufactured by SAM'L COLLINS & SON. Warranted cast steel. We have these good

of all sizes—stocked and unstocked. Address all orders to JULIUS LEWIS & CO., Raleigh, N. C., Manufacturer's Agents,

ARMER' COMPOUND PECTORAL COUGH SYRUP. t will cure Coughs, Colds, Hoarseness, Sor Throat, Brouchitis, and all Diseases of the Throat and Lungs.

PREPARED BY J. R. H. CARMER, Druggist, No. 11 Fayetteville Street, Raleigh, N

stead a life estate, with a limited con- create an estate with the same exemp- 7 ACHARIAS & CO., DAVIS, DRAKE & CO., JOBBERS OF

> FOREIGN AND DOMESTIC DRY GOODS.

Dress Goods and Yankee Notions,

COR. BANK & SYCAMORE ST'S.

Petersburg, Va. SPRING TRADE, 1873.

We take pleasure in inviting the the at-tention of the

MERCHANTS OF VIRGINIA AND NORTH CAROLINA

Foreign and Domestie Dry Goods and Notions

To our Stock of

which are now being received, and which will be complete in every department by the Ist of April, by which time we will be prepared to exhibit the

LARGEST STOCK IN THE STATE,

and which in variety, price and terms, will compare favorably with any south of New York. York.
We return our thanks to the Merchants of this State and North Carolina, for the manner in which they have sustained us have sustained us the state of the s in our efforts to establish a First Class Wholesale Dry Goods House in this city, and with ample means, increased ex-perience and a determination to give satis-faction, we feel sure we shall in the future. as in the past, deserve the confidence of our friends and the trade generally.

B ROWN'S MUSEUM

Fayetteville Street.

FRESH ARRIVALS



The Spring Stock of Fancy Goods, Notions Confectioneries, Fruits, &c., Toys,
Musical Instruments
of every kind.
In short, a full stock of everything to be

GENERAL VARIETY STORE,

Brown's Museum or Emporium of Fancy Goods, The AVIARY has been recently restocked with Canaries, Gold and Bull Finches, Java Sparrows, South American Parrots, and the American Mocking and Red Birds. The

AQUARIUM

DOMESTICS of Gold and other small fish is constantly

Two Dozen Children's Carriages just received. Also a large lot of

MUSICAL INSTRUMENTS. Dally arrivals of Fruits and Confection-Large stock of Toys and China Goods

For anything and everything, go to NAT. L. BROWN'S.

TMPORTANT SALE OF

PUBLIC PROPERTY

At a meeting of the Board of Managers At a meeting of the Board of Managers of the Cape Fear and Deep River Naviga-tion Works, at the Executive office in Ral-eigh, on the 3d of June, 1873, the following resolutions were passed: 1. Resolved, That in accordance with the

Act of the General Assembly, 1860-'61, chapter 122, it is deemed advisable to sell the interests of the State of North Carolina, in the Cape Fear and Deep River Navigation Works. 2. Resolved, That the same be sold in two

sections, viz: 1st, from Fayetteville to Sharp's Field Dam. 2d, from Sharp's Field Dam, including the same, up the Cape Fear and Deep River to the limits of the original charter.
3. Resolved. That the respective purebas-

ers shall pay one-third of the price of their purchases in cash, and the remainder in one and two years from day of sale, with interest from sald date, and that the same interest from said date, and that the same be secured by satisfactory bond, and a lien on the interests purchased. Title not to be made till payment in full.

4. Resolved, That the sale be upon the expressed condition, that the respective purchasers shall complete and put in operation, according to the terms of the charter the portion purchased as follows, viz: from Fayetteville to Sharp's Field Dam, within 5 years from day of sale, and from Sharp's Field Dam, including the same to Tysor's Mill in Moore county within 3 years from said date.

said date.
5. Resolved, That H. A. London, Secretary, and B. I. Howze, Attorney of the Board, be authorized to make said sale at Lockville, in Chatham county, on the 8th of July, 1873, and that they give notice of the same in the "Era" and News in Raleigh, the "Eagle" and "Statesman" in Fayette-ville, the "Star" and "Post" in Wilmingon, until day of sale and by posters.

We shall offer the above property for sale according to the above resolutions.

coording to the above resolutions.

H. A. LONDON, Secretary. B I. Howze, Attorney. ju 5-tds OLD CUSTOMERS, FRIENDS, &c

J. A. JONES having this day sold out his Books Stationery, Sheet Music, &c., to me, I resume business as his successor at the old stand,

> No. 15 Fayetteville street, RALEIGH, N. C.,

I shall endeavor to keep a good stock of the latest and most popular books, which I shall sell at the lowest cash prices. I respectfully solicit orders from the old customers of the house, and others wishing goods in my line.

The latest New Periodicals kept constantly on hand. L. BRANSON, Successor to J. A. Jones,

MRS. H. W. MILLER BOARDING HOUSE. Corner of Newbern Avenue and Po

son Street.

mh25-3m. E W BOOKS Just received.

1 Let Methodist Hymns.

1 " Maury's Geographies.
1 " Initial paper.
1 " Baptist Hymns.

L. BRANSON, Raleigh, N. C. WYATT, GREEN & CO.

Grecers and Commission Merchants Sol cit consignments, which will receive pron_pt attention.
Orders filled at lowest market rates when accompanied with cash or satisfactory reference.

THIRD STOCK . THIS SEASON

W. H. & R. S. TUCKER & CO.,

Are now receiving their purchases made within the last few days in the Northern markets, and are better prepared than ever to supply the trade with the most fashion-able and desirable Goods in their several department. departments, of

Ladies Dress Goods, Mens' and Boys' Goods, Children's Goods, Silk Goods, Linen Goods. Straw Goods, Hair Goods

Foreign Goods I omestic Goods, Medium Goods Fine Goods,

This last, with the former purcha this Spring, makes our stock the

Largest and Most Complete n the State, which we are offering at

WHOLESALE AND RETAIL. at price, that must attract the trade.

W. H. & R. S. TUCKER & CO. THE SOUTHERN MUTUAL FIRE

INAURAATE COMPANY.

of Richmond, Va

Accumulated Capital 1st Jan. 1873, \$172,867.23.

sues Annual Term and Participating

FARM PROPERTY A SPECIALITY

Dr. H. G. DAVIDSON,.....President

J. E. NEISWANGER..... S. B. JONES,

General Agent for North Carolina. JOSIAH T. WATTS,

may 14-tf Local and Travelling Agent. TULL WEIGHT SOAP

PROCTER & GAMBLE'S

EXTRA OLIVE. Some Brands of Soap are sold shor reight five to eight pounds per box. It ou use these soaps you pay money for what you do not receive. CAN YOU AF-ORD TO DO SO? Buy Procter & Gamble's full weight Brand, Sold by Grocers in your city. LEACH BROTHERS, Wholesale Agents. ap 2?-3m Raleigh, N. C.

TO THE BEREAVED

WHITELAW & CROWDER are prepared

TOMBSTONES of all kinds, as cheap and as neat as any other establishment in the Southern States Having been at the business of carving and engraving marble forty-four years, we consider ourselves equal to any in the Un-All orders or communications punctually

WHITELAW & CROWDER, Corner Blount and Morgan streets, Raleigh, N. C

N. B.—I sincerely hope the new firm will meet with success, if we are worthy of pat-ronage. Respectfully, Z. CROWDER, formerly of Warren county, N. C. COTTON GINS! COTTON GINS!

COTTON GINS!!! We are Sole Agents in this section for the TAYLOR GIN. which is acknowledged by those who have

which is acknowledged by those who have used it to have no superior, and is confidently recommended by us to all in want of a thoroughly reliable machine. We are prepared to furnish this or any other Gin manufactured, upon liberal terms and short notice. Any person wanting a Gin should order it AT ONCE, that we may have it here in time. WILLIAMSON, UPCHURCH & THOMAS.

TAMS, HAMS, HAMS, HAMS 1,500 pounds selected Virginia and North Carolina Hams. 1,000 pounds Baltimore Hams. Arriving to day.
WILLIAMSON, UPCHURCH & THOMAS

BARRELS "A" SUGAR.

10 Barrels extra C Sugar, Crushed and Powdered Sugar, LEACH BRO'S. FRESH CANNED GOODS, PEACH. es, Tomatoes, Oysters, Lobsters an Salmon, at MOSELEY'S.

CODDER, OATS, HAY, SHUCKS. may 2-tf W. C. STRONACH. 0 0 D, WOOD 150 Cords OAK, HICKORY and other hard WOOD.

mar 15-tf W C. STRONACH. BLANK BOOKS IN VARIETY. Initial Paper, elegant, just to hand. L. BRANSON, Bookseller, mar 13-tf Raieigh, N. C.

SPECIAL NOTICES.

Tetter, Salt Rheum and alf Skin dise ured by Dr Pierce's Golden Medical THE PEOPLE'S STAMP OF VALUE. Government indorsement, which legals the saie of Plantation Bitters, is not the saie of Plantation Bitters, is not only stamp affixed to that famous Vege ble Tonic. It bears, in addition to that ficial sanction, the still more value stamp of public approbation. This ine mable voucher of its rare properties a Tonic, Corrective and Alterative, is of m earlier date than the Government credital; for millions of sick persons had nounced it the Grand Specific of the nounced it the Grand specific of the long before congress thought of taxing prictary medicines. It is unnecessary prietary medicines. It is unnecessarepeat, in detail, the proprieties of repeat, in detail, the proprieties of wonderful Vegetable Invirrant. The reference that can be offeed to those desire the full particulars of its virtue the General Public. Ask those who tried it as a remedy for dyspepsia, co pation, billiousness, intermittent and particular power, representation between the power, relantation Bitters has done for them be governed by the response they may be considered.

His Honer, HENRY POTTER, late Julighthe United States Court for the District North Carolina, gave the following as opinion of Beckwith's Pills:

"For some ten or twelve years past in been in the habit of using DR. REWITH'S ANTI-DYSPEPTIC PILLS in family, and consider them so WITH'S ANTI-DYSPEPTIC PILLS in family, and consider them so valuable domestic medicine, that I never suffer a stock to be exhausted. I have used the with good effect in dyspeptic cases, under a various modifications, and have four them efficacious in relieving from so them efficacious in relieving from the medical sufference. As an apperient, they are excelled I have long had the pleasure of an intuma acquaintance with the linventor of the Pills. He is a gentleman of talents, incrity and worth, and he ranks high in the science of medicine and the healing art. H. Porter Prepared by E. R. Beckwith, (succession)

be governed by the response they your inquiries

Prepared by E. R. Beckwith, (successor Dr. John Beckwith) Proprietor, Petersh Va. Sold by Druggist generally at Zee per box. Joseph Carr, Wholesale Ag Petersburg, Va.

RISLEY'S BUCHU is a reliable Diuretical Tonic for all derangements of the uring and genital organs. The genuine, as merly sold by Haviland, Harral & Risland their branches, is now prepared by W. Risley, the originator and Propried and the trade supplied by his success Morgan & Risley, New York. Morgan & Risley, New York.

HELP FOR THE HOPELESS.—You are we dejected, miserable, and nothing does not any good, you say. Don't despair. The is balm in Gilead. Have you tried Vinep Bitters? No! Then why don't you? Whell er your complaint be dyspepsia, billioness, nervous weakness, constitutional will bility, or any other trouble, Vinegar Bitte will revive and renovate your shatten system, as a genial rain refreshes the will ered flowers.

WE HAVE EXECUTED TO THE ADDRESS AND THE STATE OF THE S

WE HAVE FREQUENTLY HEARD motions say they would not be without Mrs. We slow's Soothing Syrup, from the birth the child until it has finished with teething siege, under any consider whatever.

BURNETT'S STANDARD FLAVORING

TRACTS are neartly put up in Unpanne oz., 5 oz. and 10 oz. bottles, and are for by the trade generally in every princity and town in the United States, das, and British Provinces, as well many other foreign countries To OWNERS OF HORSES .- No one w ever used Dr. Tobias' Horse Venetian I ment, will ever be without it; it is a tain cure for Colic, Sore Throat, C Bruises and Old Sores. Warranted sn or to any other; in pint bottles, at One lar. Sold by all Druggists. Depot, 10 i Place, New York.

THE SECRET OF BEAUTY.—What is it? longer asked, for the world of fashion all the ladies know that it is produced using a delightful and harmless tollet praration known as G. W. Laird's "Blook Youth." Its beautifying effects are trwonderful. Depot, 5 Gold Street, Nyork. FOR DYSPEPSIA, indigestion, depre of spirits and general debility in their rious forms; also, as a preventive aga Fever and Ague, and other internat fevers, the Ferro-Phosphorated Einz Calisaya, made by Caswell, Hazard & New York, and sold by all Druggists, is best tonic, and as a tonic for retient

covering from fever or other sickn PRATT'S ASTRAL OIL, has a worldreputation as the surest and best illumting oil. Over two million gallons been sold for the past two years, from who accidents of any description have curred. Send for circular. Oil House Charles Pratt, established 1770. New Y

THE following statement, from one oldest and most respectable merchatthe city of Petersburg, speaks for itself. needs no comment: WHITE GOOD

We ask attention to our large stock Nainsook Muslins.

Mull Muslins,

Checked Muslins. Striped Mush

Jaconet Muslins,

Jaconet and Nainsook Edgings, Which we are offering very low

DAVIS, DRAKE & CO.

marl3-1v Petersburg, R. F. JONES&C Wholesale and Retail Grocers

COTTON FACTOR COMMISSION MERCHANT Wilmington St., east of Market,

RALEIGH, N. C., Haveon hand, and are constantly rec consignments of Provisions, Grain, Faing Utensils, Groceries, etc. deited and satisfaction guaranteed. Consignments of all kinds, Produce series, Provisions, &c., will receive attention.

MOMAN'S FRIE The bast Washing Soap made at the state "Woman's Friend" brand, my5-tf R. F. JCNES & C. CAFE WANTE

Medium Size. One of "Herrings Watson's" preferred. my5-tf R. F. JONES NFALLIBLE YEAST POWDER The very best in use, my21-tf R. F. JONES CONDENSED MIL

12 dozen Condensed Milk, "Eagle" br my21-tf R. F. JONES CRESH CANNED GOOD Peaches, Tomatoes, Corn and Oysters, my21-tf R, F. JONES & C CHOE BLACKIN

36 dozen genuine Mason's my21-tf R. F. JONES & C ARD. LARD. LARD. LARD. In tierces, 5, 10 and 20 pound cans. my21-tf R. F. JONES & CO

TEAS, COFFEE AND SUGAR Of all grades, my2l-tf

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MILK

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DGOODS

and Oysters. JONES & CO.

KING

JONES & CO.

RD. LARD

ND SUGAR.

JONES & CO.

Newbern has peaches. Wilmington is feasting on fine

The Masons of Scotland Neck have a big dinner on the 24th inst. The existence of small pox in Rox

boro, Person county, is denied. Hyde county is shipping large quantities of broom corn to Newbern.

Rev. Dr. C. F. Deems passed through Weldon on Tuesday en route to Dudley. J. D. Cameron, Esq., editor of the Hillsboro Recorder, warns the public

against one Thos. J. Hancock. Wilmington is taking sanitary measures. It is a pity that that the authorities of this city cannot be induced to follow.

The instrument for the Wilmington Cornet Band were expected to arrive ciently near to recognize Dr. Deems, he yesterday. The pieces are 20 in num- turned suddenly around and, with ber and cost \$650.

The Mayor of Hillsboro, J. W. Mc-Dade, has resigned his office in order to remove to this city. J. D. Wilborn has been chosen to fill the vacancy.

S. J. Tucker, of Richmond, Va, has been appointed General Freight and Ticket Agent for the Richmond, Petersburg & Weldon Railroad.

Bishop Lynch, of South Carolina, visiting Messrs. Conigland, McMahon

. The Roanoke News says that the town Commissioners of Weldon have brought suit against the Petersburg Railroad Company for obstructing a water course near that town.

Last Monday evening Geo. L. Mabson, colored, of Wilmington, harangued the colored people of Newbern upon the condition and relations of the colored people of the country.

The value of the taxable property of Wilmington is fixed at \$4,105,990, which is an increase of \$263,315 over the past year. This does not include \$800,000 of non taxable property.

Says the Roanoke News of the 18th

"It is gratifying to hear from farmers. every day, that the crops, barring the to each other, and took up the relation grass, are looking well. We sincerely of man and wife. A few brief hope this may be a fruitful year for us

Joseph Bell, a seaman on the steamship J. A. Gary, of Baltimore, now at Newbern, the other day tell from the wheel-house of the steamer to the deck, and received painful and serious injuries. He was attended to by Dr. H. G. Bates, Marine Hospital Surgeon at Newbern.

Ten months in the year it is run by employs about fifty operatives.

Says the Recorder: "For the twelve months ending June 1st, there were shipped from Hillsboro Station the following articles of freight: 960 bales hay, 5650 boxes chewing tobacco, 2140 cases smoking tobacco 154 hhds. leaf do., 83 tierces, do., 28 hhds. stems, 1680 bbls dried fruit (of 200 lbs. each) 670 bags dried fruit, 385 boxes tin ware, 225 bbls. do., 1000 sacks flour, 530 do. wheat, 37 bales cotton, 375 cases canned truit, and 60 car loads of hickory tagern."

Berry Andrews has brought us some specimens of copper ore found on his land about two miles south of Hillsboro. The vein from which the specimens were taken is about two feet wide at the surface and Las been traced several made to some extent and with encouraging results, as indicating increased richness below the surface. Mr. Andrews has made preparations to work : n I develop the mine, which it is hoped It was enough for him that a slur had will be a source of profit.

We have also a fine specimen of iron ore from the lands of Thomas Hastings, but are unable to say whether it was a mere surface specimen or indication of a more bitterly than the murder for which vein or deposit."

Rev. C. W. Warren.

The Wilmington Star of the 18th inst., contains a long account of the flight of C. W. Warren from that city, from which we make the following extract: "In our issue of yesterday we gave the particulars of the arrest of C. W. Warren on a warrant issued by Justice Cassidey, his release on his personal recognizance to appear for trial at 3 o'clock his flight on the 8:15 Northern train, and the consequent forfeiture of his recognizance when called for trial.

When released by the Magistrate, he had only about 25 minutes to make Union Depot, so, after making a hurried visit to his boarding house, he put on his best pair of legs, and by a leat in pedestrianism rarely equalled, he reached the train which was to bear him from the ills he had to others, perhaps, that le knew not of.

He left Wilmington with the ostensible purpose of filling appointments to lecture at Goldsboro and Newbern; but he had his baggage checked to Weldon, having no doubt heard that was the quickest route to Goldsboro. Impressed sull further with this reasonable belief, he took the train from Goldsboro for Raleigh, and at the latter point took a traight train over the Raleigh & Gaston treight train over the Raleigh & Gaston road for Weldon, reaching the latter place yesterday morning, where he remained until 91 o'clock and took another freight train, over the Seaboard

& Roanoke road, for Portsmouth or Nortolk, since which time we have received no intelligence of his movements. While C. W. was aboard the train at Weldon, Capt. J. C. Borden, of the W. & W. road, saw him sitting at a window in the conductor's car. The sheriff of Halifax county being near at hand, Capt. Borden asked him if he would not like to see the preacher who had been creating such a sensation in Wilnungton. The sheriff replied in the atfirmative, when the two started for the car. The sheriff being the first to enter, car. The sheriff, being the first to enter, looked around and remarked to Capt. Borden that nobody was in the car. 500 CASES BRANDY PEACHES Capt. B. replied that he saw Warren in the car but a tew moments before, and he then opened the water closet and

there stood the redoubtable C. We by

Warren, Capt. B. and the sheriff then stepped aside, and the latter said to the former, not intending it seriously: "Well, Jim. if you want anybody arrested, I'm at your service." Warren hearing the remark, and pale with fright and apprehension, approached Capt. Borden and said in a tremulous tone: "I suppose you have a warrant for my arrest, and intend to take me back to Wilmington?" Capt. B. re plied: "No, sir, I have no warrant for your arrest," and with this he and the sheriff stepped from the car, leaving

Charles Wesley the best pleased man

that ever wrote a letter from Berlin or "chained up a dog." After this interview, Capt. Borden and Dr. Deems, who was at Weldon en route for Everittsville, were standing near the railroad track, engaged in conversation, when they saw Warren approaching. Capt. B. asked Dr. Deems it he knew Warren. The Dr. replied that he did; had been called on by him in New York ; supposed Warren was then coming up to speak with him; and requested Capt. B. to note carefully anvthing that W. might say. As soon, however, as Warren approached sufficommendable alacrity, placed a very large car between himself and Dr. Deems.

THE WALWORTH TRAGEDY.

About the Secret Marriage and the Causes which Led to the Divorce. [Special to the Chicago Tribune.]

NEW YORK, June 18 .- A Saratoga special gives the following account of spent seueral days in Halitax last week the causes which led to the Walworth parricide:

"Mansfield Tracey Walworth was thrown into the society of his step-sister after his father's marriage to the widow of Col. Harden, and without the idea occurring to their seniors that they would ever dream of being anything nearer to one another thar brother and sister. Mrs. Walworth was a strict Catholic, and the marriage between the young people would have been extremely distasteful to her, since, in the views of the churches, this relationship by her new marriage was such as to forbid the forming of closer ties; but the young people knew nothing of these ecclesiastical regulations, and cared little for aught, save themselves, and so grew to love each other strongly -so deeply, indeed, that the passion after awhile obscured their reason Then they secretly plighted their troth of man and wife. A few brief months of wild happiness followed. As was inevitable, the secret exposed itself, when the betrothed wife was evidently about to become a mother .-Then a scene of recrimination tollowed The young couple made the excuse that they had promised themselves to each other, and recognized one another

by solemn words of agreement between themselves as man and wife. The Orange Factory is the only cot- and that this agreement, according to ton factory in Orange county. It is sit- civil law, was marriage. There was nated fourteen miles northeast of Hills- | then but one recourse left, and that was boro. It is owned by W. H. Williard to make the best of an unhappy passior, and superintended by S. W. Holman. and unite them by formal ceremony of the church. To this cheerful assent was er received to day. water-power and the remainder by given, and it was accordingly done. steam and water combined. The factory The marriage that had become a necessity was formally solemnized, and three months afterward Frank H. Walworth was born. As might be expected, when the passion cooled the couple looked upon each other with changed eyes, and each came to think that their choice would have been different had they not been thrown together in a common household. Hence it happened that they quarreled, and finally separated. Each was jealous of the other, and each despised the other for youthful weakness and indiscretion, Letters passed between them, containing recrimina Says the Hillsboro Recorder: "Mr. tion, and some of their strange missives came into the possession of the young parricide. Taunts upon his mother angered him, and there is reason to believe that he totally misunderstood the reflections made on the subject of his own illegitimacy. He thought his hundred feet. Excavations have been father reflected on his mother's chastity after marriage. Fired with false chiv-

> been cast upon her name and his own. He took his father's life, and thereby published his mother's frailty to the world. Her best friends lament this her son is imprisoned. The correspondent says: "This story is freely canvassed by all residents of

Saratoga, where the marriage caused

great scandal at the time. It accords

with what I know about the history of

alry, he did not stop to question his

mother, and the mother had naturally

concealed her weakness from her son.

the Walworth family." BAXTER, NASH & CO. NORFOLK, VA.

NORTH CAROLINA HERRINGS. We are receiving direct from the Fisher-

ies of North Carolina, Cut, Gross and Roe Herrings,

all of which we are selling at very lowest

Parties in want would do well to order at once to get them fresh and in good order.

BAXTER, NASH & CO. O T I C E This is to notify the public that Silas

Hester, Silas is about 15 years of age.
will pay one (\$1) reward for his return t
me.

B. J. PERKINSON.
Raleigh, June 16, 1873,

MEAT, MEAT, MEAT.

20 Boxes clear rib Bulk Sides. rib bulk sides. clear rib bacon sides. prime bacon shoulders, Arriving this day. WILLIAMSON, UPCHURCH & THOMA

FLOUR! FLOUR!! FLOUR 200 barrels Extra and Superfine Flour.

Cases Fresh Oysters, 100 Boxes assorted Candy, 50 "Candles,

LEACH BROS.

COMMERCIAL REPORTS. WHOLESALE PRICES.

DAILY NEWS OFFICE, June 20, 1873.

REMARKS. The market continues dull. No changes in quotations in the general produce market are reported.

COTTON. Yesterday receipts about 50 bales. Th market is very quiet. Low middings is now quoted at 18a18½ cents; ordinary 12½; good ordinary remain at 15½a16.

General Market. SALT-Firm at \$3 00@3 10. BUTTER-Good to choice mountain

EGGS-20. EGGS-20.

NAILS-6 37½.

SUGAR-We quote A 12¾; B, 12½; Extra
C, 12¾; O. C, 12¼; Bright C Yellow 12½C,
Yellow 12; Browns 10¼@11½.

BACON AND BULK MEAT-Bacon, C. BACON AND BULK MEAT—Bacon, C. R. Sides, 12½; Rib Sides, 11. Bacon shoulders 10; Bulk shoulders 9; Bulk, C. R. Sides, 11½; Rib Sides, 10¾. Sugar-cured Hams, heavy, 18a20; light 17. FLOUR—Patapsco \$14; Hope Mills Family \$11; do. Extra \$9; North Carolina Extra \$999 50. \$9a9 50. BAGGING—Dundee 1½ 1b, 14c; do. 1½ 1b, 15c; Double anchor A, 16½c; do. plain, 15½c. COFFEE—Rio,prime, 25; Laguira, 25; Java,

271/4@35. CORN—85c@90. FISH-Mackerel-New Family, \$25; N. C. Herrings-Row \$10; Cut \$8a81/2. t \$10all. HAY—Northern, none in market; North

Carolina—1.25c, MEAL—\$1. POTATOES-Irish, 2.00; sweet, 80c.a\$1.

THE WEED SEWING MACHINE Why is the Weed Sewing Machine bound to please all the ladies?

Because it is the best feller in the world ja 15-tf

DARASOLS AND Ladies Umbrellas,

DAVIS, DRAKE & CO'S. RABBIT SKINS WANTED. I Want to buy "10 million," more or less, of Rabbit Skins, and solicit applications from those who can supply large lots.

J. L. LABIAUX,
Ridgeway, N.C.

mch28-tf FOR JOB WORK OF EVERY character, go to the NEWS' Office Fayetteville street, Over W. C. Stronsoh & Co'

NEW FASHIONABLE DRESS MAKING. Good facilities for giving satisfaction, both in style and prices. The ladies are respectfully invited to give me a trial. Rooms connected with Weed Sewing Machine office, up stairs over Mrs, (Ettinger's Miliinery store, Fayetteville street, Raleigh HATTIE A. MARKLAND

DOZEN FRESH CANNED CLOTHES, 16 Dozen "I Winslow Jones" Green Corn mehl9tf W, C, STRONACH 50 BLS. N. C. CUT HERRINGS.

75 barrels and Tierces Molasses at may 24-tf G. T. STRONACH & BRO'S. A N T E

To engage some good cream.

MOSELEY.

500 BALES HAY, OATS AND Shucks, for sale at lowest market price. ju 3-tf W. C. STRONACH.

SOLUBLE SEA ISLAND GUANO. 300 bags of this excellent Cotton Fertiliz-W. C. STRONACH.

THE ALL RIGHT

COOKING STOVE.

Buy no other until you see it. IT CANNOT BE EXCELLED.

The testimony of thousands now using the a daily, fully justifies the above asser-tion, and it has become the most popular and the leading COOK STOVE wherever

and the leading COOK STOVE wherever introduced. Having added all improvements of any value, we again call attention to some of its points of excellence:

It is made of the best material and by the best skill. It is beautiful in design, and symmetrical in shape. It has the largest and heavlest top. It has the expansion piece, and top will not crack. It will take the largest and longest wood. It has the largest and deepest hearth. It has the largest and best oven. It has the most powerful heating oven. It will bake and roast more rapidly and evenly. It has the largest flues and best draft. It is less liable to choke with soot. It is warranted as represented, and it is now offered as absolutely

WITHOUT A SUPERIOR. For sale by

JULIUS LEWIS & CO., Raleigh, N. C., Tin Roofers and Dealers in Paints, Glass, Hardware, Cutlery, Stoves, Wagon Materials, &c.

DREPAID TICKETS FROM EU The magnificent Steamers of the

GREAT REDUCTION OF RATES. ALLAN LINE.

Steerage and intermediate passage as Steerage and follows:
Liverpool, Queenstown, Glasgow, London or Bristol Inter \$52 80 to \$5480.

Hamburg, Antwerp, Hol-) Steerage \$37.80 land or Havre to Raleigh, Inter. \$54.80 Paris, Norway, Bremen or Steerage \$41.80 Sweden to Raleigh, Inter. \$58.80 Passenger accommodations unsurpassed. Parties wishing to send for friends will apply to

GEORGE LITTLE, Raleigh, N. C. WILLIAM LAMB, General Raleigh, N. C. Agent, Norfolk mch8-Dlaw3m

BOOK AND JOB PRINTING T. A WILEY, ROXBORO, N. C., PLAIN AND FANCY JOB PRINTER.

Is prepared to execute in the neatest style any order for Job Printing, at BOTTOM

BOOKS, PAMPHLETS, RECORDS.

POSTERS, Hand Bills, Circulars, Cards, Court Blanks, Magistrates Blanks, Tobacco Labels, Cau-tion Notices, in short any and all work that is desired, at prices that cannot fail to clease. Satisfaction guaranteed. Leave your orders at his

Confectionery and Tobacco Store. He keeps on hand at all times a full stock of Confectioneries and Fancy Goods, Tobaccos, Snuffs, Cigars, &c.
Remember the place and sign.

T. A. WILEY,
Roxboro, N. C.

ONE NEARLY COMPLETE SET ONE NEARLY COMPLETE SET OF N. C. REPORTS.

Lacking only 1st and 2nd Murphey, 2d, 3d and 4th Devereux Law, 3 and 4 Dev. and Batt. (2 in 1) 1st I redell Law and Winston's Equity; 66 and 67 N. C. Reports, containing 58 vols. for \$300; one complete set in 68 vols. for \$425; one complete set of Jones Law and Equity, new, 14 vols. for \$64.

Apply to

Apply to J. M. TOWLES, Auctioneer Raleigh, N. C. CHOOL BOOKS SCHOOL BOOKS!!

SCHOOL BOOKS!!! School Books, adopted by the State and others, sold at the lowest cash rates by
L. BRANSON,
Raleigh, N. C

MISCELLANEOUS.

SPRING ARRIVALS

L. ROSENTHAL'S NO 50 FAYETTEVILLE STREET,

New Prints, New Dress Goods, Shoes and Boots to suit all.

Hats of all Styles and Prices. CLOTHS AND CASSIMERES

In great variety.

WHITE GOODS AND FANCY GOODS Gentlemens' Furnishing Goods of every

Description. Ready-Made Suits, for all wear, a

Specialty. Prices range from \$3 to \$35 per Suit.

My Stock has been most carefully selectal in New York, and I respectfully irvite the public to give it an examination before they purchase elsewhere. L, ROSENTHAL.

MERCHANT TAILORS. TRENCH TAILORING ESTABLISH-

OPPOSITE MARKET HOUSE.

MONSIEUR E. BESSON, Has just received a fresh stock of

FRENCH AND ENGLISH CASSIMERES

LATEST STYLES, A L 8 0

CASSIMERES DOESKINS, and VESTINGS.

The best of FRENCH WORKMEN employed

Satisfaction warranted in every respect mar 11-3m E. BESSON.

A NOTHER PRECINCT HEARD FROM - A N D -WEIKELSTILLAHEAD

COME EARLY, Come Quick,

To the acknowledged headquarters of fashion for your

SPRING AND SUMMER OUTFIT

WEIKEL

Has just retur jed from the northern mark ets with the largest and most complete stock of every grade of gentlemens' goods ever received in Raleigh. He calls the attention of the trade especially, to his stock of

French, English and German Cloths. Fancy Cassimeres and Doeskins, Paris Vestings, French Worsteds, Blue Flannel, Crape and Tricot Coating, English and Scotch Tweeds,

and many other articles of fashionable wear not necessary to mention.

THE MANUFACTURING DEPARTMENT is now supplied with the most skillful workmen that ever threaded a needle and perfect satisfaction in every particular guaranteed.

Orders from a distance attended to with promptness and dispatch.

N. B.—Thankful for the large and liberal patronage heretofore bestowed on me, I hope by my continued efforts to please all and every one, to merit the same and more for the future. ap 11-3m C. WEIKEL.

RET

MERCHANT TAILOR, will leave Liverpool for Norfolk, Va., every atternate Tuesday during Spring and Summer of 1873, connecting with Raleigh by railhis friends and patrons that he has now or hand a complete and carefully selected

> French and English Cassimeres and other Cloths.

Suitable for Spring and Summer wear which are made up in the best style at the very lowest figure.

Having removed from my former stand on Fayetteville street, I can now be found on Martin street, just opposite the Post office.

mn28-d3m DRESSGOODS IN GREAT VARIETY.

Just received at DAVIS, DRAKE & CO'S. mh26-tf MEAL, MEAL, CORN, CORN. 500 bushels prime white meal.

" yellow corn. In store and in prime order.
WILLIAMSON, UPCHUCH & THOMAS.

CHANGE OF SCHEDULE RALEIGH & AUGUSTA AIR-LINE.

SUPERINTENDENT'S OFFICE.

Raleigh, N. C., Nov. 29th, 1872.

On and after Saturday, Nov. 30th, 1872.
trains on the R. & A. A. L. Kca. vin mail Train leaves Raleigh, 3.35 P. M. Arrives at Sanford, 6.15 ...
Mail Train leaves Sanford, 6.30 A. M. Arrives at Raleigh, 9.20 "
Mail Train makes close connection at Raleigh with the Raleigh and Gaston Pallsoul, to and from all points North.
And at Sanford with the Western Rangon Western Railroad.

A. R. ANDREWS, june 17-tf Superintendent.

june 17-tf TUSTRECEIE Bass & Co's. Pale Ale. E. G. Hibbert's Porter at may 24-tf G, T. STRONACH & BRO'S. TO TOTAL FOR CALE.

OR 100 bnshels celebrated "Dawson's" Georgia Cotton Seed. Yield from 150 to 200 bolls to stalk. may 1-tf W. C. STRONACH. 0

A very commodious two story Dwelling House, with 7 or 8 rooms, eligibly situated on Hillsboro street. It has been recently painted and put in good repair.

Terms of sale accommodating. For further partidulars apply at the office of the apri5tf N. C. LAND COMPANY.

TAND FOR SALE I will sell privately the TRACTOF LAND

SIMON JONES' TRACT, located five miles east of Franklinton, on Buffalo Creek, containing 400 ACRES, with all necessary improvements on the place. Any one wishing to see the farm can do so by applying to either the undersigned, in Raleigh, or to W. B. Porter, on the premses. TERMS—One-third cash, balance one and two years with interest. feb 27-ti J. A. PORTER.

LAND FOR SALE I offer for sale 732% acres of excellent LAND six miles east of Warrenton. Half of it is covered with a primeval forest of Oak and Hickory. One hundred acres recently cleared and in fine order, as much more worn down, and the remainder well restored by a second growth of Pine, with Dogwood and other trees intermixed. The water is abundant and excellent, with a mill site. I will take eight dollars per acre, a part of which must be paid in cash. The rest on time.

DANIEL R. GOODLOE, je 15-3t

Warrenton, N. C.

RESTAURANTS.

SALOON AND RESTAURANT. 311-2 Fayetteville St. RALEIGH'S FAVORITE. The Old Established Prairie's Old

Stand. The splendid Restaurant, Drinking Saloon and Bowling Alley at

31 1-2 Fayetteville Street is, as ever, in full blast. The finest and most complete Stock of Liquors in the city The Restaurant is supplied with every delicasy of the season. Oysters (in every style,) Fresh Fish, Game, Fowls, &c. The Finest Double Bowling Alley in

the State.

The BAR, presided over by the clever and accommodating Charley Long, the prince of "mixers," is second to none South of New York city. Come one, come all, to 31½, Sign of the Red Light. SUMMER BEVERAGES

Now that the sultry Summer weather is fast coming on, I have prepared to alleviate the wants of the thirsty. At my Saloon, on HARGETT STREET, (Pepper's old stand,) can be found all the popular drinks of the season.

MINT JULEPS.

(a new and favorite drink.)

SHERRY COBBLERS, TRIPPLE TONIES

DASHED SHERBETS. COME IN A RUSH (most excellent when the thermometer is CLARET PUNCHES,

> JACOC SEEGER'S Lager Beer always on draught. and other s. .00 numerous to mention. I keep none but the purest and best liquors, and guarantee satisfaction to customers.
>
> Respectfully,
> J. T. HARRISON,
> Pepper's Old Stand.

THE CONNECTICUT MUTUAL

LIFE INSURANCE CO., OF HARTFORD, CONN.,



ACCUMULATED ASSETS OVER \$35,000,000.00.

SURPLUS OVER \$5,000,000,000 (By Surplus is meant the actual Assets over and above all Liabilities.)

Patio of expenses to income only \$7.53 per cent. It is strictly mutual. THE POLICY-HOLDERS

are the only MEMBERS, and receive their insurance without the additional cost of profits to STOCK-HOLDERS. A credit given on first annual payment, when desired, with annual dividends when desized, with thereafter.

Purely Mutual Company, and therefore grants insurance at ACTUAL COST, with the non-forfeiture feature.

S. D. WAIT, Gen. Agent, Office Opposite Post Office. may 30-tf.

Raleigh, N. C.

D HOTOGRAPHS FEREOFYPES A VBROTYPES,

in all latest and most approved styles at WATSON'S GALLERY,

GEMS, &c., &c., &c.,

2nd Door above Tucker Hall. Old Pictures copied and made new. LIFE SIZE POTRAITS made from old Daguerreotypes and colored to nature.

A fine assortment of PHOTOGRAPH
ALBUMS. PICTURE FRAMES, &c., &c.,
which will be sold low. Call and see me.
apl2-tf J. W. WATSON.

DOOL & MORING. WHOLESALE GROCERS - AND -

S' C. POOL.

P. O. MORING

COMMISSION MERCHANTS, No. 2 Wilmington street, One door above old stand, ap28-ff QVA SIJIHO LUBIN'S PERFUMERY

AND TOILET POWDER SIMPSON'S ACKEREL! In barrels, half barrels and kits.
api0-tf G. T. STRONACH & BRO.

EDUCATIONAL.

CLASSES IN THE GERMAN LANGUAGE.

At the request of numerons persons desirous of acquiring a knowledge of the German Language, the undersigned will, as
soon as a sufficient number have signified
their intention to attend, open classes for
thorough instruction in the grammatical
construction and composition of the German Language. Application may be made
to the undersigned or at the "News" office,
jan 3-tf AUGUST DOEPP.

THE FETTER SCHOOL . Kittrells, N. C.

FRED. A. FETTER, A. M., Principals. This school, one mile from Kittrell Springs, opens its Fifteenth Session (20 weeks) on Thursday, 10th July, 1873.

The course of instruction is Classical, Mathematical and Commercial. Mathematical and commercial.

The celebrated water from the Springs is used freely and with happy effect by boys, whose health requires it.

Board (including fuel and lights) and tuition, \$115. Circulars sent on application.

BINGHAM SCHOOL MEBANEVILLE, N. C. MAJOR ROBERT BINGHAM, Sup't. MAJ. W. B. LYNCH, CAPT. T. L. NORWOO

Fall Session opens 25th July. For Circular, address, MAJ. ROBERT BINGHAM, Sup't. Myrtle John Miller's Old FOR RENT.

HOUSE AND LOT FOR RENT. For rent for the balance of the year, a conveniently and well arranged house, with five rooms, in southern part of the city. Apply to WILLIAMSON, UPCHURCH & THOMAS. 1873 CLOTHING, 1873

SPRING AND SUMMER,

R. B. ANDREWS & CO., 27 Fayetteville St., Raleigh, N. C.

SECOND ANNOUNCEMENT!

CLOTHIERS.

CLOTHING

Respectfully announce to their Custom

ers and the public in general that they have

now in store the largest and most varied

that they have ever had the pleasure of exhibiting at any one time before. It com prises every Grade in Quality, Style and price, and is therefore adapted to the re-

FOR MEN, BOYS, YOUTHS & CHILDREN,

An Early Examination is Solicited. ap23-tf, KEEP COOL

SODA WATER. COOL AND SPARKLING WITH GENUINE FRUIT SYRUPS.

KISSENGEN. CONGRESS,

SELTZER AND VICHY WATE. ON DRAUGHT.

FAMILIES SUPPLIED WITH SYPHONS, Containing either of the above, from which

the Water can be drawn as

Fresh and Sparkling As from the Fountain.

Imported Perfumery, Toilet Articles.

Druggists Sundries. ;-AT-WM. SIMPSON'S DRUG STORE.

33 Fayetteville Street. CPRING AND SUMMER GOODS J. M. ROSENBAUM

(SUCCESSOR TO A. KLINE.) WHOLESALE AND RETAIL DEALER IN READY-MADE CLOTHING

FOR MEN AND BOYS.

Staple Dry Goods. Hats, Boots, and Shoes.

FAYETTEVILLE AND HARGETT STS RALEIGH, N. C.

China, Crockery,

and Glass-ware

Having on hand the most complete stock of goods ever received by him, he earnes: ly invites an examination of the same feeling confident that he can please any one wanting goods in his line. Call and Examine, and you shall be

10 BOXES PROCTOR & GAM. LES "OLIVE SOAP," only for sale at apris-tf

Suited.

TEACH BROS., GROCERS

AND COMMISSION MERCHANTS, RALEIGH, N. C.,

Sole agents for N. C. for Forester's "Lemon Crackers." aprl5tf RESH ARRIVALS

AT THE BOOT AND SHOE STORE

C. D. HEARTT & CO. Just received, a large and attractive stock of Boots, Shoes, Gaiters, Ties and Slippers for Gentlemens' wear. The latest novelties in Ladies' Misses' and Children's Gaiters, Boots, Slippers, &c. An elegant lot of Gents' Straw Hats. Also, Silk and Cassimere Hats. may 4-tf

may4-tf WINES, WHISKEYS, BRANDIES. Hutcheson & Co's, Corn Whisky. North Carolina Corn Whisky. "Copper Distilled Whisky. Chicken Cock Rye Century
Benbow North Carolina Rye
Leb Vance
Martin's Old

Maryland Virginia Valley Bowen's Southampton Brandy.
Ist. of Wight "Old Nash "Old N. E. Rum.
Madaira Imported Wine. Sherry " "
We have a large stock of the above mentioned liquors on hand, and as we are about to discontinue the Liquor Trade, we will sell cheap for cash.
may 24-tf G. T. STRONACH & BRC

WILLIAMSON, UPCHURCH &

THOMAS, WHOLESALE GROCERS AND

OPPOSITE CITIZENS' NATIONAL BANK CARMERS Carolina Baking Powders

You should use the "Carolina Baking Powders" because there is no other that gives such satis.action. It makes charming

Bread, Delicious Rolls, Cakes, Biscuits,

Commission Merchants,

No. 4 Martin street.

Waffles, Corn Bread, Griddle Cakes Pastry and Cakes of every Variety. For making Buckwheat Cakes it has no rival. Those that have tried it, say it is decidedly the VERY BEST. Feeling considerably flattered at the increasing demand where

put in competition to so many kinds now on the market, that I shall in future manu-

facture it on a much greater scale.

It is the only Baking Powder manufactured in the South, and I guarantee it to give as much satisfaction as any other.

Manufactured by J. R. H. CARMER, Druggist,

No. 11, Fayetteville Street, Raleigh, N. jan 29-1f TRESH GOODS JUST RECEIVED. New Currants, Raisins, Citron, Lemon Peel, Dessicated Cocoanut, Flavoring Extracts and Essences, Candies, Nuts, Green Corn, Pickles, Brandy Peaches and Cream Starch, Strawberry cakes, Ginger Nuts and Snaps, Sugar, Cream, Soda and Oyster crackers, Nic Nacks, &c., New York Buckwheat Flour, Champion Family Flour Goshen and Mountain Butter, &c., &c., L. D. & W. E. WOMBLE, Fayetteville Street, opposite Market.

NAVASSA GUANO Excellenza Cotton Fertilizer. Fish Guano. Soluble Sea Island Guano. Empire Guano.

W. C. STRONACH. WE CALL ESPECIAL attention to our "Forersters Lemon Cakes," the finest ever offered in this market. Also to our "Proctor and Gamble's Olive Soap," the ladies' "friend and labor saver."

Our flours are bought on change in New York by our resident buyer, consequently we are able to offer them to the trade win one profit. Special inducements to prompt and cash buyers.

ap6-tf LEACH BROS.

LEACH BROS. 4-4 WHITE AND CHECKED COCOA MATTING.

DAVIS, DRAKE & CO'S,

Corner Bank and Sycamore Streets, Petersburg, Va. FOR DYSPEPTICS, Graham Flour. feb27-tf W. C. STRONACH.

3,000 YARDS Remnants of Linen Lawn,

Worth 371/2 Cents; Only 20 Cents.

"TWIN BROTHERS" YEAST

Cakes, received to-day, mchist. W. C STRONACH

A GREAT BARGAIN! Corner Bank and Sycamore Streets,

mar29-tf

FRESH PICKLE, CHOW CHOW Cauliflower, Gerkins, &c., at MOSELEY'S. THE MORNING STAR

DAILY EDITION:

Now combined with the "Carolina Farmer," making one of the best FAMILY NEWS-PAPERS in the South. Circulation very large and rapidly increasing.

Weekly tar, 1 year.... 3 months It may be safely asserted that no newspaper ever established in North Carolina has made such rapid progress as The MORNING STAR. Send for specimen copies.
Address,
W. H. BERNARD, DEACHES, PEACHES, PEACHES,

100 dozen Canned Peaches, warranted, my5-ta R. F. JONES & CO. 50 BOXES CANDY AND TEN
Barreis Crackers
25 Boxes meat and a large lot Salt, at
1-tfan 1 M. A. PARKER. 60 PACKAGES JAVA COFFEE W. C. STRONACH

Though only five years old, has the largest daily circulation of any newspaper in the State, and a circulation in Wilmington fifty per cent. larger than that of any other paper. WEEKLY EDITION:

.\$7 00

DAVIS, DRAKE & CO.

SUBSCRIPTION PRICE: Daily Star, 1 year...

Through the gray willows the bleak winds are raving
Here on the shore, with its driftwood
and sands; Over the river the lillies are growing, Bathed in the sunshine of the orient Over the river, the wide, dark river

Here, all alone on the rocks, I am sitting, sitting and waiting-my comrades all gone— Shadows of mystery drearily flitting Over the shadows with its sorrowful moan, Over the river, the strange cold river, Ah! must I wait for the Boatm'n forever? Wife and children and friends are around

Labor and rest were as wings to my soul or and love were the laurels that crown-Little I recked how the dark waters roll, But the deep river, the gray misty river; All that I lived for has been taken forever.

Silently came a black boat o'er the billows; Stealthily grated the keel on the sand; Rustling footsteps were heard through the willows; There the dark boatman stood waving Whisp'ring I come o'er the shadowy Over whose waters I vanished forever.

Suns that were brightest and skies that were bluest Darkened and paled in the message he b re, Year after year went the fondest, the truest Following that beckoning hand to the Down to the river, the cold grim river Over whose water they vanished forever.

Yet not in visions of grief have I wander-Still have I toiled, though my ardors have Labor is manhood; and life is but squan-Dreaming vague dreams of the future Yet from the tides of the mystical river Voices of spirits are whispering ever.

Lonely and old, in the dusk I am waiting Till the dark boatman, with soft, muffled oar, Glides o'er the waves, and I hear the keel grating, See the dim, beckoning hand on the shore Wasting me over the welcoming liver To gardens and homes that're shining for-

A NEGLECTED CEMETERY-In the cemetery attached to the Rock Island. (Ill.) Arsenal lie the remains of two thousand Confederate dead, who died there while prisoners of war. The editor of the Rock Island Argus lately visited this forlorn spot, and says that the fences which once enclosed the ground, and the head-boards which identified the occupants of the trenches have been leveled even with the earth. Only six of the graves have survived this obliterating process, and these have marble slabs, which have been erected there by grieving parents. Ot these six three are tenanted by brothers of the name of McDaniel, who all died on the island, and the siabs proclaim them the sons of Fielding and Lucinda McDaniel. The editor refers to "the vandalism of taking away the tence, the head-boards, and leveiling these graves," and says that "cattle, belonging to United States officers, which run on the island, trample over the graves, and the place wears a neglect and foriorn look-a look of spitefulness towards the helpless dead.' There is a commandant at the Rock Island Arsenal who could probably rectify this inhumanity if he but chose to do so.

An elderly lady, residing in Buffalo, recently had the remains of her husband, who died twenty five years ago, disinterred, and caused the pieces of the coffin to be collected, and had the bones thoroughly washed. They were then placed in a new coffin, and reburied in a new cemetery.

NORTH CAROLINA AL MANAC, 1873 Calculated by Dr. Craven, and compiled by L. Branson, printed on fine-sized and calen-dered paper, neatly and elegantly. It contains many useful recipes, much valuable statistical matter, and many

AGRICULTURAL items. It is emphatically an AGRICUL-TURAL ALMANAC. It is different from every other Aimanac; has been published a number of years and sold successfully.—It is, we think, certainly as good if no better than any other.

A few still on hand—order soon,
L. BRANSON, Bookseller,
dec 20tf. Falsigh N. C.

Raleigh, N. C. OFFICE NORTH CAROLINA R. R. COMPANY,

COMPANY SHOPS, N. C., May 31, 1873. The 24th Annual Meeting of the Stockholders of the North Carolina R. R. Co., will be held at Salisbury. N. C., on the second Thursday, THE 10TH OF JULY, 1873, Stockholders will please be represented, either in person or by proxy.

The transfer books will be closed June 1st, 1873, and remain closed until July 1lth, 1873.

J. A. McCAULEY, june 4-Wtilth July

Treasurer.

CARBOLIC ACID

CARBOLATE OF LIME The Best Disinfectants in Use. Recommended by Boards of Health through out the Country.

Wholesale and retail by the Manufacture BALTIMORE COAL TAR MANF'G CO Baltimore, Md.

300 DOZ. BOLLES

COTTON HOES

Received this day. TRADE SUPPLIED.

HARDWARE HOUSE of JULIUS LEWIS & CO., Raleigh, N. C.,

Sole Agents for Southern States.

CE! ICE! ICE!

At One Cent Per Pound, Delivered. I am prepared to offer the Muhl Patent ICE MACHINE, with a capacity of from 5,000 to 20,000 pounds per day, including the exclusive right to use and manufacture ice under the patents granted to Andrew Muhl by the U.S. Patent Office. Ice can be manufactured with this machine at a cost of not over 25 cent. per 100 pounds. The prices of machines range from \$14.000 to \$26,000

I also offer for sale the right to manufacture ard use the machine for this city and county. county.

For drawings, plans and specifications apply for a few days to

CAPT. JOHN C. BRAIN, Yarbrough House CHARLES W. SPRUILL

ATTORNEY AT LAW WARRENTON, N. C. COURTS—Warren and adjoining coun-lies, Supreme Court of North Carolina, and United States Courts at Raleigh. mb5-Dlm&W2m.

GETTHE BEST LEWIS' STAG WHITE LEAD. To Dealers and Consumers of

HITE LEAD

We desire to call attention to the fact, that LEWIS' STAG LEAD sold by us, is guaranteed to be equal to any Lead in the market, and superior to most. We are offering it at prices below the

for Pure Lead in Oil. WE ASK A TRIAL!

figures usually asked

Satisfaction is guaranteed both to price and quality.

CAUTION In purchasing, be sure that you find our Trade Mark on each package of the Lead

JULIUS LEWIS & CO., FISHER BUILDING, RALEIGH, N. C. ju 18-tf

UCTION SALE OF VALUABLE BOOKS, &c.

STATE OF NORTH CAROLINA, Office Secretary of State, Raleigh, June 2d, 1873. In pursuance with Section 17, Chapter 45 Laws of 1873, I shall offer for sale, at Public Auction, at the Arsenal on the Capitol

Thursday, the 3d day of July, 1873, 3,000 volumes, more or less, of Laws, Journals, Documents, &c., worthless manuscrip and other matter on hand, consisting in

Public Laws, 1869-'70, half bound, Senate Journals, 1869-70 full bound. Laws Special Session 1868. Report of Fraud Commission. Private laws 1869-70. Legislative Documents 1869-70. 1870-71. Code of Civil Procedure.

House Constitution and Ordinances 1868, Senate Journals 1870-771. House "Legislative Documents 1866-'67.
Revised Codes.
Senate and House Journal 1860-'61.
Public Laws 1865-'66, 1860-'64.
Senate and House Journals 1862-'63. Legislative Documents, 1863-'64. Journals of Convention 1865-'66.

Lawyers and others desiring to purchase privately, can do so at any time before the day of sale.

The sale will commence at 10 o'clock, p. Terms cash.
 For information regarding private sale. address this office.

WM. H. HOWERTON, E. W. THOMA 30N, Auctioneer.

PROCLAMATION

By the Governor of North Carolina. EXECUTIVE DEPARTMENT,

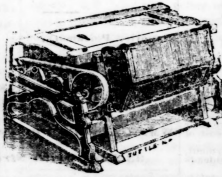
RALEIGH, June 10th, 1873.
WHEREAS, Official information has been received at this Department that vacancies exists in the Senate branch of the General Assembly of North Carolina by reason of the resignation of Hiram E. Stilley and J. B. Respess, representing the Second Senatorial District, and that vacancies exist in the House of Representatives of the said General Assembly by reason of the resignation of Alfred J. Morrison, representative from Lincoln County, and Richard C. Badger, representative from Wake County, Now, therefore, I, Tod R. Caldwell, Governor of the State of North Carolina, by virtue of authority in me vested by law, do issue this my Proclamation, commanding the Sheriffs of the counties composing the Second Senatorial District of North Carolina to open polls and hold an election at the usual voting places in said counties on THURSDAY, THE SEVENTH DAY OF AUGUST, A, D., 1874, for two Senators; and loof elections in their respective counties on THURSDAY, THE SEVENTH DAY OF

on and wake counties to open poins and hold elections in their respective counties on THURSDAY, THE SEVENTH DAY OF AUGUST, A. D., 1873, for a member of the House of Representatives, all of said elections to be held, votes compared and returns made in all respects in accordance with the laws of the State of North Carolina.

Done at our City of Raleigh, the 10th day of June, A. D., 1873, and in the L. s. Independence.

TOD R. CALDWELL. By the Governor:

J. B. NEATHERY, Private Secretary. june 14-Wtd GEORGIA COTTON GINS



First premium awarded to G. T. STRONACH & BRO. culars with testimonials may be had G. T. STRONACH & BRO. Ag'ts. Raleigh, N. C.

NORTH CAROLINA CABARRUS COUNTY SUPERIOR COURT.

Jacob A. Fisher, et al., Plaintiffs.

Against

Wm. Morrison and the "Concord Gold Mining Company" et al., Defendants.

It appearing to the satisfaction of the Court that Jane Morrison. Matilda Morrison and Robert Morrison are necessary parties to this action and that they reside beyond the limits of this State, and cannot be served with process, it is therefore ordered that publication be made for six weeks successively in the "Raleigh News," a paper published in the City of Raleigh, N. C., notifying the said defendants of the filing of the complaint in the above action, and that unless they appear at the next term of our Superior Court for Cabarrus county, to be held at the Court House in Concord, on the first Monday in July next, and plead, answer or demur to the said complaint, the same will be heard ex parte as to them and judgment granted according to the complaint.

Given under my hand and seal of said Court, at office in Concord, this 14th May. 1873.

JOHN A. McDONALD, Clerk Superior Court, Cabarrus county, J. Y. Allison, Atty for Plaintiffs. Jacob A. Fisher, et al., Plaintiffs.

Clerk Superior Court, Cabarus county.
J. Y. Allison, Att'y for Plaintiffs,
may 16-law6w Concord N. C. **TULLETT'S LIGHT DRAFT GINS** Perfect castings, and guaranteed the best Gins in use. G. T. STRONACH & BRO. junel7-dtf

AN ELEGANT ASSORMENT OF Sponges from 5c. to \$2 each, just received and for sale at CARMER'S DRUG STORE.

PROFESSIONAL CARDS. Persons living in this State, owning lands or interest in lands in the State of Texas, would do wellito correspond with the undersigned at Roleigh, N. C., who has established a reliable Agency in the latter State, as the Statute of Limitation may soon operate as a bar.

GEO. H. SNOW,
Attorney at Law.

CION H. ROGERS ATTORNEY AT LAW. RALEIGH, N. C.

Office on Fayetteville Street, two balf quares South of Yarboro House, Hay-wood's old office. Practices in the Federal and State Courts.

T. P. DEVEREUX. R. C. BADGER. BADGER & DEVEREUX SOLICITORS IN BANKRUPTCY Office in Stronach Building, Second door North of Yarborough House,

RALEIGH, N. C. Will attend to all cases of Bankruptcy. Mr Badger will attend all the terms of the District Courts.

No extra fee charged for consultation.
may 7-tf
Sentinel and Era copy.

ED. W. POU Attorney at Law, RALEIGH, N. C.

Practices in all the Courts in the City of Raleigh. Particular attention to Petitions in Bankruptcy
Office on Fayetteville Street, Up Stairs, next door above W. C. Stronach.
my6-3m. E. CULLOM

Attorney at Law, SMITHFIELD, N. C. Practices in the Superior Courts of Johnston, Wayne, Wake, Halifax, Warren and adjoining counties, and in the Supreme Court of North Carolina. Claims collected in any part of the

J. M. MULLEN WALTER CLARK. CLARK & MULLEN

ATTORNEYS AT LAW. HALIFAX, N. C. Practice in all the Courts of Halifax Northampton and Edgecombe counties In the Supreme Court of North Carolina and in the Federal Courts,

J. B. BATCHELOR. L. C. EDWARD W. PLUMMER BATCHELOR. BATCHELOR, EDWARDS AND BATCHELOR, ATTORNEYS AT LAW,

Will attend in the Courts of Wake, Granville, Franklin, Warren, Halifax, North-ampton and Chatham, and the Federal and Supreme Courts. jan 3-tf SAM'L T. WILLIAMS B. H. BUNN. BUNNEWILLIAMS

RALEIGH N. C.

ATTORNEYS AT LAW, ROCKY MOUNT, N. C.

WILLIAMS&BUNN ATTORNEYS AT LAW.

RALEIGH, N. C. Business letters may be addressed Claims Collected in any part of the State. Practice in the Supreme Court of the state and in the Federal Court at Raleigh. mh 1-tf.

THOMAS C. FULLER. A. S. MERRIMON. MERRIMON, FULLER & ASHE, Attorneys and Counsellors at Law,

RALEIGH, N. C. Will practice in the State and Federal Courts, wherever their services may be required.

OFFICE:—Former office of Phillips & Merrimon.

ED. CONIGLAND LAW PARTNERSHIP. CONIGLAND & DAY, ATTORNEYS AT LAW,

HALIFAX, N. C. Practice in the Courts of Halifax and adof ing counties—in the Supreme Court of the State, and in the Federal Courts. They will give special attention to collecting and consulting business, and to adjusting the accounts of ex cutors, administrators and guardians

guardians.

The Junior p rtner will attend at his office in Weldon on Saturdays and Mondays of each week.

No 28-tf ALEX. H. SMITH ATT RNEY AT LAW,

SCOTLAND NECK, N. C. Will practice in the ourts of Halifax and ajoining counties.
Collections attended to in all parts of the
may 11-tf



This unrivaled Medicine is warranted not to contain a single particle of Mercury, or any injurious mineral substance, but is PURELY VEGETABLE.

For FORTY YEARS it has proved its great value in all diseases of the Liver, Bowels and Kidneys. Thousands of the good and great in all parts of the country vouch for its wonderful and peculiar power in purifying the Blood, stimulating the torpid Liver and Bowels, and imparting new Life and Vigor to the whole system. SIMMONS' LIVER REGULATOR is acknowledged to have no equal as a

LIVER MEDICINE,

It contains four medical elements, never united in the same happy proportion in any other preparation, viz: a gentle Cathartic, a wonderful Tonic, an unexceptionable Alterative and a certain Corrective of all impurities of the body. Such signal success has attended its use, that it is now regarded as the Great Unfailing Specific for Liver (omplaints and the painful off-springs thereof, to wit: DYSPEPSIA, CONSTIPATION, Jaundice, Bilious attacks, SICK HEADACHE, Colic, Depression of Spirits, SOUR STOMACH, Heart Burn,

Regulate the Liver and prevent CHILLS AND FEVER. SIMMONS' LIVER REGULATOR Is manufactured only by J. H. ZEILIN & CO., Macon, Ga., and Philadelphia, Price \$1.00 per packake; sent by mail, postage paid, \$1.04. Prepared ready for use \$1.00, and \$1.50.

SOLD BY ALL DRUGGISTS. Beware of all Counterfeits and Imi-tations, 124 febls-D&We d6m.

COMMISSION MERCHANTS. A. PARKER, S

Wholesale and Retail Grocer, COTTON FACTOR

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